# NINETIETH GENERAL ASSEMBLY 2024 REGULAR SESSION DAILY SENATE CLIP SHEET

# April 10, 2024

# **Clip Sheet Summary**

Displays all amendments, fiscal notes, and conference committee reports for previous day.

Bill	Amendment	Action	Sponsor
<u>SF 270</u>	<u>S-5126</u>	Adopted	LYNN EVANS
<u>SF 2121</u>	<u>S-5131</u>	Adopted	SCOTT WEBSTER
<u>SF 2195</u>	<u>S-5125</u>	Filed	KEN ROZENBOOM
<u>SF 2385</u>	<u>S-5132</u>	Filed	CHRIS COURNOYER
<u>SF 2385</u>	<u>S-5137</u>	Filed	CHRIS COURNOYER
<u>SF 2411</u>	<u>S-5130</u>	Lost	MOLLY DONAHUE
<u>SF 2416</u>	<u>S-5127</u>	Filed	JASON SCHULTZ
<u>SF 2416</u>	<u>S-5134</u>	Filed	TODD TAYLOR
<u>SF 2416</u>	<u>S-5135</u>	Filed	CLAIRE CELSI
<u>SF 2416</u>	<u>S-5136</u>	Filed	CINDY WINCKLER
<u>SF 2431</u>	<u>S-5128</u>	Adopted	TIM KRAAYENBRINK
<u>HF 2464</u>	<u>S-5129</u>	Filed	JASON SCHULTZ
<u>HF 2570</u>	<u>S-5133</u>	Lost	JANET PETERSEN

# **Fiscal Notes**

SF 2385		State Government Boards and Commissions (LSB5023SV)
SF 2424 ·	_	Volunteer First Responder, Property Tax Reduction (LSB1551SZ)

#### S-5126

1 Amend Senate File 270 as follows:

2 l. By striking everything after the enacting clause and 3 inserting:

4 <Section 1. Section 703.3, Code 2024, is amended to read as 5 follows:

6 703.3 Accessory after the fact.

7 Any person having knowledge that a public offense has been 8 committed and that a certain person committed it, and who does 9 not stand in the relation of husband or wife to the person 10 who committed the offense, who harbors, aids, or conceals the 11 person who committed the offense, with the intent to prevent 12 the apprehension of the person who committed the offense, 13 commits an the following:

14 <u>1. A class "D" felony if the public offense was a violation</u> 15 of section 707.2, 707.3, or 707.3A.

16 <u>2. An</u> aggravated misdemeanor if the public offense 17 committed was a felony, or commits a <u>not included in subsection</u> 18 1.

19 <u>3. A</u> simple misdemeanor if the public offense was a 20 misdemeanor.>

#### By LYNN EVANS

S-5126 FILED APRIL 9, 2024 ADOPTED

#### S-5131

1 Amend Senate File 2121 as follows:

2 l. By striking everything after the enacting clause and 3 inserting:

4 <Section 1. Section 63.11, Code 2024, is amended to read as 5 follows:

6 63.11 Oath on bond.

7 Every Except a secretary and treasurer under chapter 291, 8 every civil officer who is required to give bond shall take and 9 subscribe the oath provided for in section 63.10, on the back 10 of the bond, or on a paper attached thereto, to be certified by 11 the officer administering it.

12 Sec. 2. <u>NEW SECTION</u>. 64.3 Insurance policy in lieu of bond. 13 1. In lieu of a bond, a public officer required to obtain a 14 bond pursuant to this chapter may obtain an insurance policy in 15 an amount not less than the amounts provided in section 64.8, 16 64.10, 64.13, or 64.15, as applicable.

17 2. An insurance policy obtained pursuant to this section 18 must substantially comply with the conditions of section 64.2. 19 3. The reasonable expenses of an insurance policy obtained 20 pursuant to this section in lieu of a bond, for which the 21 reasonable expenses of such bond would be paid for by the 22 county or township pursuant to section 64.11, 64.12, or 64.15, 23 shall be paid by the county or township, as applicable. 24 4. The state of Iowa shall be the beneficiary of an 25 insurance policy obtained pursuant to this section and the 26 policy shall be for the use and benefit of any corporation,

27 public or private, or person injured or sustaining loss, with 28 a right of action in the name of the state for its or the 29 corporation's or person's use.

30 5. An insurance policy obtained pursuant to this section 31 shall be approved, filed, and recorded as provided in sections 32 64.19 through 64.24.

33 Sec. 3. Section 64.25, Code 2024, is amended to read as 34 follows:

35 64.25 Failure to give bond.

1	1. Action by any officer in an official capacity without		
2	giving bond when such bond is required shall constitute grounds		
3	for removal from office may be suspended from office until the		
4	4 officer gives a bond in compliance with this chapter.		
5	2. Failure to give a bond in compliance with this chapter		
6	after a reasonable time following a suspension from office		
7	pursuant to subsection 1 constitutes grounds for removal from		
8	office.		
9	Sec. 4. Section 260C.12, subsection 1, Code 2024, is amended		
10	to read as follows:		
11	<ol> <li>The board of directors of the merged area shall organize</li> </ol>		
12	at the first regular meeting following the regular school		
13	election or at a special meeting called by the secretary of the		
14	board to organize the board in advance of the first regular		
15	meeting after the canvass for the regular school election.		
16	Organization of the board shall be effected by the election		
17	of a president and other officers from the board membership		
18	as board members determine. The board of directors shall		
19	appoint a secretary and a treasurer who shall each give bond		
20	or be covered by an insurance policy as prescribed in section		
21	291.2 and who shall each receive the salary determined by		
22	the board. The secretary and treasurer shall perform duties		
23	under chapter 291 and additional duties the board of directors		
24	deems necessary. However, the board may appoint one person to		
25	serve as the secretary and treasurer. If one person serves		
26	as the secretary and treasurer, only one bond or insurance		
27	policy is necessary for that person. The frequency of meetings		
28	other than organizational meetings shall be as determined by		
29	the board of directors but the president or a majority of the		
30	members may call a special meeting at any time.		
31	Sec. 5. Section 279.3, subsection 2, Code 2024, is amended		
32	to read as follows:		

2. These officers shall be appointed from outside the
34 membership of the board and the appointment and qualification
35 shall be entered of record in the minutes of the secretary.

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1 They shall qualify within ten days following appointment by 2 taking the oath of office in the manner required by section 3 277.28 and filing a bond <u>or obtaining an insurance policy</u> as 4 required by section 291.2 and shall hold office until their 5 successors are appointed and qualified.

6 Sec. 6. Section 291.2, Code 2024, is amended to read as 7 follows:

291.2 Bonds or insurance of secretary and treasurer. 8 9 The secretary and treasurer, within ten days after 10 appointment and before entering upon the duties of the office, 11 shall execute to the school corporation a surety bond, or shall 12 be covered by an insurance policy, in an amount sufficient 13 to cover current operations as determined by the board. A11 14 such bonds or insurance policies shall be continued to the 15 faithful discharge of the duties of the office. The amount and 16 sufficiency of all surety bonds or insurance policies shall be 17 determined and approved by the board and shall be filed with 18 the president. The cost of the surety bond or insurance policy 19 shall be paid by the school corporation. If a single person 20 serves as secretary and treasurer, pursuant to section 279.3 21 or 260C.12, only one bond or insurance policy is necessary for 22 that person. The secretary and treasurer may give bond under 23 a single bond, or be covered by an insurance policy, covering 24 other employees of the district.

25 Sec. 7. Section 291.3, Code 2024, is amended to read as 26 follows:

27 291.3 Cost of bond or insurance policy.

If the bond <u>or insurance policy</u> of an association or corporation as surety <u>or insurance</u> is furnished, the reasonable cost of such bond <u>or insurance policy</u> may be paid by the school corporation.

32 Sec. 8. Section 291.4, Code 2024, is amended to read as 33 follows:

34 291.4 Oath.

35 Each The secretary and treasurer shall take the oath

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1 required of civil officers, which shall be endorsed upon the 2 bond, and shall complete the qualification within ten days. 3 Sec. 9. Section 291.5, Code 2024, is amended to read as 4 follows:

5 291.5 Action on bond or insurance policy.

6 In case of a breach of the bond <u>or insurance policy</u>, the 7 president shall bring action thereon in the name of the school 8 corporation.>

By SCOTT WEBSTER

<u>S-5131</u> FILED APRIL 9, 2024 ADOPTED

#### S-5125

1 Amend Senate File 2195 as follows:

2 l. By striking everything after the enacting clause and 3 inserting:

4 <Section 1. Section 256.16, subsection 1, Code 2024, is 5 amended by adding the following new paragraph:

6 <u>NEW PARAGRAPH</u>. *m*. (1) Administer an examination identical 7 to the foundations of reading assessment administered in 2012 8 as part of the Massachusetts tests, or the most current version 9 of such assessment.

10 (2) The higher education institution shall report to the 11 department no later than August 1 annually, in the form and 12 manner prescribed by the department, the percentage of students 13 whose scores on the assessment administered during the prior 14 school year were above, at, and below the passing score, and 15 shall report any services or opportunities to retake the 16 assessment the institution may make available to a student 17 who fails the assessment. The department shall compile the 18 reports submitted under this subparagraph and publish on the 19 department's internet site the compiled reports related to 20 students enrolled in the practitioner preparation program who 21 plan to teach in kindergarten through grade six.

22 Sec. 2. Section 279.68, subsection 1, Code 2024, is amended 23 by adding the following new paragraphs:

NEW PARAGRAPH. c. (1) Each school district shall provide written notice to the parent or guardian of any student in kindergarten through grade six who is not reading proficiently of the student's level of reading or reading readiness. The written notice shall contain a description of the parent's or guardian's ability to request that the student be retained in the student's current grade level for the subsequent school year.

32 (2) A school district shall not promote a student who is 33 not reading proficiently to the next grade level, and shall 34 retain the student in the student's current grade level for the 35 subsequent school year, if the student's parent or guardian

1 submits to the school district a request that the student be
2 retained in the student's current grade level pursuant to
3 subparagraph (1).

<u>NEW PARAGRAPH</u>. *d*. A school district shall provide to 5 students in kindergarten through the end of grade six who are 6 not reading proficiently with personalized reading plans until 7 the student is reading at grade level, as determined by the 8 student's consistently proficient performance on valid and 9 reliable measures of reading ability.

10 Sec. 3. IMPLEMENTATION OF ACT. Section 25B.2, subsection 3, 11 shall not apply to this Act.>

12 2. Title page, by striking lines 1 through 6 and inserting 13 <An Act relating to elementary literacy by modifying teacher 14 preparation program requirements, requiring personalized 15 reading plans for certain students, and providing parent and 16 guardian discretion for their students to be retained at grade 17 level.>

#### By KEN ROZENBOOM

**S-5125** FILED APRIL 9, 2024

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S-5132 1 Amend Senate File 2385 as follows: 2 Page 1, line 4, by striking <4A.1> and inserting <2.69> 1. 2. Page 1, line 5, by striking <chapter> and inserting 3 4 <subchapter> 5 3. Page 1, line 10, by striking <chapter> and inserting 6 <subchapter> 7 Page 1, by striking lines 11 through 20. 4. 8 5. Page 1, line 21, by striking <4A.2> and inserting <2.70> 9 6. Page 1, line 23, by striking <chapter> and inserting 10 <subchapter> Page 1, line 26, by striking <4A.3> and inserting <2.71> 11 7. 12 8. Page 1, line 33, by striking <section 4A.4> and inserting 13 <section 2.72> 14 Page 2, after line 18 by inserting: 9. Any other information requested by the committee.> 15 <e, 16 Page 2, line 25, after <so,> by inserting <the manner 10. 17 in which it is necessary and> Page 2, by striking lines 29 through 34. 18 11. 19 12. Page 3, by striking lines 5 through 16. 20 13. Page 3, by striking lines 19 through 24. 21 14. By striking page 3, line 28, through page 4, line 11. 15. By striking page 4, line 14, through page 5, line 2. 22 23 Page 5, line 3, by striking <4A.4> and inserting <2.72> 16. 24 Page 5, lines 4 and 5, by striking <section 4A.3> and 17. 25 inserting <section 2.71> Page 5, by striking lines 8 through 13 and inserting 26 18. 27 <than one board. Copies of the report shall be made publicly 28 available on the general assembly's internet site.> 29 19. Page 5, by striking lines 18 through 24. 30 By striking page 5, line 33, through page 6, line 9. 20. 31 Page 6, line 10, by striking <4A.6> and inserting <2.73> 21. Page 6, line 15, by striking <section 4A.3> and 32 22. 33 inserting <section 2.71> 34 Page 6, line 16, before <The> by inserting <(1)> 23. Page 6, line 16, by striking <one member> and inserting 35 24.

1 <two members>

2 25. Page 6, line 19, by striking <one member> and inserting 3 <two members> Page 6, line 20, before <one> by inserting <and> 4 26. Page 6, by striking lines 22 through 26 and inserting 5 27. 6 <of the house of representatives.> 28. Page 6, before line 27 by inserting: 7 <(2) The following shall serve as ex officio, nonvoting 8 9 members of the committee: (a) An employee of the office of the governor, appointed by 10 ll the governor. 12 (b) The director of the department of management or the 13 director's designee. (c) The director of the department of inspections, appeals, 14 15 and licensing or the director's designee.> 16 29. By striking page 7, line 12, through page 14, line 19. Page 14, line 25, by striking <4A.11> and inserting 17 30. 18 <2.74> 19 31. Page 14, line 26, by striking <4A.12> and inserting 20 <2.75> 21 32. Page 14, line 27, by striking <4A.13> and inserting 22 <2.76> 23 Page 14, line 28, by striking <4A.14> and inserting 33. 24 <2.77> 25 34. Page 14, line 29, by striking <4A.15> and inserting 26 <2.78> 27 Page 14, line 30, by striking <4A.16> and inserting 35. 28 <2.79> 29 36. Page 14, line 31, by striking <4A.17> and inserting 30 <2.80> 31 Page 14, line 32, by striking <4A.18> and inserting 37. 32 <2.81> 33 38. By striking page 23, line 3, through page 24, line 8. 34 By striking page 33, line 26, through page 34, line 23. 39. Page 34, by striking lines 30 and 31. 35 40.

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1 41. By striking page 36, line 5, through page 37, line 12. 2 42. Page 41, by striking lines 33 and 34 and inserting 3 <subparagraph (7), Code 2024, is amended by striking the 4 subparagraph.> Page 43, after line 5 by inserting: 5 43. 6 <Sec. . Section 12B.10, subsection 7, unnumbered 7 paragraph 1, Code 2024, is amended to read as follows: 8 Notwithstanding sections 12C.2, 12C.4, 12C.6, 12C.6A, 9 and any other provision of law relating to the deposits of 10 public funds, if public funds are deposited in a depository, 11 as defined in section 12C.1, any uninsured portion of the 12 public funds invested through the depository may be invested 13 in insured deposits or certificates of deposit arranged by 14 the depository that are placed in or issued by one or more 15 federally insured banks or savings associations regardless of 16 location for the account of the public funds depositor if all 17 of the following requirements are satisfied:> Page 44, lines 10 and 11, by striking <and section 18 44. 19 12C.6A> and inserting <and section 12C.6A> 20 45. By striking page 44, line 12, through page 46, line 18. 21 By striking page 62, line 35, through page 67, line 27. 46. 47. By striking page 69, line 35, through page 75, line 8. 22 23 By striking page 75, line 19, through page 76, line 34. 48. 24 49. Page 77, line 14, by striking <One master mechanical 25 professional> and inserting <Two master mechanical 26 professionals> 27 Page 77, line 15, after <105> by inserting <, one of 50. 28 whom shall be a member of a union and one of whom shall not> 29 51. Page 77, by striking lines 16 through 18 and inserting: 30 Two members, each of whom is either a journeyman <d. 31 licensed pursuant to chapter 103 or a journeyperson licensed 32 pursuant to chapter 105, one of whom shall be a member of a 33 union and one of whom shall not.> 34 Page 77, by striking lines 21 through 33. 52. 53. Page 78, line 2, by striking < council department> and 35

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l inserting <council> 2 54. Page 78, by striking lines 19 through 31. Page 85, by striking lines 20 and 21 and inserting: 3 55. 4 <f. Two designees of the state court administrator.> Page 92, line 8, by striking <a, b, c,> and inserting 5 56. 6 <b,> 7 57. Page 92, by striking lines 10 through 15. 8 58. Page 92, by striking lines 27 through 33. 59. 9 By striking page 143, line 16, through page 144, line 5. 10 Page 144, line 6, by striking <b, f,> and inserting <b> 60. Page 144, by striking lines 16 through 26. 11 61. 12 62. Page 155, by striking lines 6 through 16. 13 63. Page 158, by striking lines 22 through 34. 14 64. Page 159, line 4, by striking <department at the request 15 of the> and inserting <at the request of the> Page 159, line 13, by striking <department> and 16 65. 17 inserting <commission> Page 159, line 21, by striking <department> and 18 66. 19 inserting <commission> 20 Page 159, line 30, by striking <department> and 67. 21 inserting <commission> Page 159, line 31, by striking <department> and 22 68. 23 inserting <commission> 24 Page 160, line 4, by striking <department> and inserting 69. 25 <commission> 26 Page 160, line 13, by striking <department> and 70. 27 inserting <commission> Page 160, by striking lines 24 through 32 and 28 71. 29 inserting < board commission of imperative and unavoidable 30 public necessity and with the approval of the commission, 31 the general assembly by concurrent resolution  $\overline{r}$  and the 32 governor. The board's commission's interest or interests in 33 any area designated as a preserve shall not be taken under 34 the condemnation statutes of the state without such a finding 35 of imperative and unavoidable public necessity by the board

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1 commission, and with the consent of the commission, the general 2 assembly by concurrent resolution, and the governor.> 72. Page 160, line 33, by striking <department> and 3 4 inserting <commission> 5 73. Page 161, line 3, by striking <department> and inserting 6 <commission> 7 Page 161, line 6, by striking <department> and inserting 74. 8 <commission> 9 75. Page 161, line 17, by striking <department> and 10 inserting <commission> Page 161, by striking lines 18 through 32. 11 76. 12 77. Page 163, by striking lines 23 through 26 and inserting 13 < superintendent may recommend to the committee established 14 under section 12C.6 that the bank be removed from the list of 15 financial institutions eligible to accept public funds under 16 section 12C.6A and may require that during the> Page 164, by striking lines 19 through 23 and inserting 17 78. The board consists of three members who are 18 <licensing. 19 licensed professional engineers, two members who are licensed 20 professional land surveyors, and two members who are not 21 licensed professional engineers or licensed professional land 22 surveyors and who shall represent> 23 Page 167, lines 14 and 15, by striking <one person who 79. 24 possesses a license issued under section 544B.11,> 25 80. Page 167, line 17, by striking <or 544B.11> 26 81. Page 167, by striking lines 20 through 23. 27 82. Page 175, by striking lines 21 through 26. 28 Page 180, lines 29 and 30, by striking <8A.371, 8A.372, 83. 29 8A.374, 8A.375, 8A.616,> and inserting <8A.616, 12C.6A,> 30 Page 180, line 31, by striking <101C.12, 103.2, 103.3, 84. 31 103.4, 103A.14,> and inserting <103.2, 103.3, 103.4,> Page 180, line 32, by striking <1481.7,> 32 85. 33 86. Page 180, line 34, by striking <267A.3, 273.15, 308.1,> 34 and inserting <273.15,> Page 181, line 2, by striking <544B.3, 544B.4,> 35 87.

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1 By striking page 211, line 10, through page 218, line 88. 2 31. 3 By striking page 221, line 18, through page 245, line 2. 89. By striking page 276, line 1, through page 281, line 8. 4 90. 91. Page 294, after line 34 by inserting: 5 6 <DIVISION 7 PROFESSIONAL LAND SURVEYORS - LICENSING Sec. \_\_\_. REPEAL. Section 542B.20, Code 2024, is repealed. 8 Sec. . TRANSITION PROVISIONS. A license issued pursuant 9 10 to section 542B.20, Code 2024, prior to the effective date of 11 this division of this Act shall continue in full force and 12 effect until expiration or until suspension or revocation by 13 the engineering and land surveying examining board pursuant to 14 section 542B.21. 15 DIVISION 16 MIDWIFERY ADVISORY COUNCIL Sec. . Section 1481.7, Code 2024, is amended by adding 17 18 the following new subsection: 19 NEW SUBSECTION. 4. This section is repealed July 1, 2026. 20 DIVISION MISSISSIPPI RIVER PARKWAY COMMISSION 21 Sec. \_\_\_\_. Section 308.1, subsection 1, Code 2024, is amended 22 23 to read as follows: 24 1. The Mississippi river parkway planning commission shall 25 must be composed of ten members appointed by the governor, 26 five members to be appointed for two-year terms beginning 27 July 1, 1959, and five members to be appointed including one 28 member each from Allamakee county, Clayton county, Clinton 29 county, Des Moines county, Dubuque county, Jackson county, Lee 30 county, Louisa county, Muscatine county, and Scott county, 31 for four-year terms beginning July 1, 1959. In addition to 32 the above members there shall must be seven four advisory ex 33 officio members who shall be as follows: 34 a. One member from the state department of transportation 35 commission.

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1	b. One member from the natural resource commission.		
2	c. One member from the state soil conservation and water		
3	quality committee. One member from the economic development		
4	authority, whose primary responsibility includes tourism under		
5	section 15.108, subsection 5.		
6	d. One member from the state historical society of Iowa.		
7	e. One member from the faculty of the landscape		
8	architectural division of the Iowa state university of science		
9	and technology.		
10	f. One member from the economic development authority.		
11	g. One member from the environmental protection commission.		
12	Sec Section 308.1, Code 2024, is amended by adding the		
13	following new subsections:		
14	NEW SUBSECTION. 1A. The parkway commission shall submit a		
	report regarding the economic impact of the great river road		
	on this state on or before December 15 each year to the general		
	assembly and to the governor.		
18	NEW SUBSECTION. 1B. The parkway commission may establish a		
	technical committee to advise the commission. If established,		
	members of the committee must include at least one person		
	each from the departments of transportation and agriculture		
	and land stewardship, from the consumer protection division		
	of the office of the attorney general, and from the economic		
	development authority, designated by the applicable head of the		
	entity. The commission may request any other state agency to		
	designate an employee to serve on the committee.>		
27	92. Page 295, line 10, by striking <architectural examining<="" td=""></architectural>		
	board,>		
29	93. Page 295, by striking lines 30 through 33. 94. Page 296, lines 28 and 29, by striking <commission on<="" td=""></commission>		
30			
31 32	aging,>		
	95. Page 296, by striking lines 33 through 35 and inserting <council, advisory="" board,="" justice=""></council,>		
33 34	96. Page 297, line 1, by striking <control,></control,>		
35	97. Page 298, by striking lines 1 through 5.		
55	S. Tage 250, by Seriking Times I chrough 5.		

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98. Page 299, line 6, by striking <commission on aging,>
 99. Page 299, by striking lines 10 through 13 and inserting
 3 <self-sufficiency council, justice advisory board, trauma</li>
 4 system advisory council, or>

5 100. By renumbering, redesignating, and correcting internal 6 references as necessary.

### By CHRIS COURNOYER

**S-5132** FILED APRIL 9, 2024

#### S-5137

1 Amend the amendment, S-5132, to Senate File 2385, as
2 follows:

3 l. Page 6, by striking lines 8 through 14 and inserting: 4 <Sec. \_\_\_\_. Section 542B.20, subsection 1, Code 2024, is 5 amended to read as follows:

1. <u>a.</u> A person holding a certificate of licensure as a
7 professional engineer or professional land surveyor issued to
8 the person by a proper authority of a state, territory, or
9 possession of the United States, the District of Columbia,
10 or of any foreign country, based on requirements and
11 qualifications, in the opinion of the board equal to or higher
12 than the requirements of this chapter, may be licensed without
13 further examination, except as provided in paragraph "b".
14 b. A person shall not be licensed as a professional

15 land surveyor under this subsection unless the person

16 passes an examination specific to the laws of this state.

17 Notwithstanding section 272C.12, subsection 3, paragraph

18 <u>"c"</u>, a person shall not be issued a temporary license as a

19 professional land surveyor.

20 Sec. \_\_\_. TRANSITION PROVISIONS.

1. A temporary license to practice professional land
 surveying issued pursuant to section 272C.12, subsection 3,
 paragraph "c", prior to the effective date of this division
 of this Act shall continue in full force and effect until
 expiration or until suspension or revocation by the engineering
 and land surveying examining board pursuant to section 542B.21.
 2. A license issued to a professional land surveyor pursuant
 to section 542B.20, Code 2024, prior to the effective date of
 this division of this Act shall continue in full force and
 effect until expiration or until suspension or revocation by
 the engineering and land surveying examining board pursuant to
 section 542B.21.>

33 2. By renumbering as necessary.

#### By CHRIS COURNOYER

**<u>S-5137</u>** FILED APRIL 9, 2024

**S-5130** 

1	Amend Senate File 2411 as follows:
2	<ol> <li>Page 4, by striking lines 1 through 35 and inserting:</li> </ol>
3	<final a<="" of="" practitioner="" preparation="" program.="" td="" the="" year=""></final>
4	student shall be credited a minimum of one week, but not more
5	than fourteen weeks, of work experience as a substitute teacher
6	or a para-educator toward the requirements associated with
7	the fourteen-week student teaching experience, if all of the
8	following requirements are satisfied:
9	(a) The board of educational examiners has issued
10	a substitute license, substitute authorization, or a
11	para-educator certificate to the student.
12	(b) The student works as a substitute teacher or a
13	para-educator for at least one-half of each school day during
14	the student teaching experience.
15	(c) The student's work experience takes place in the
16	classroom of a cooperating teacher who is appropriately
17	licensed in the subject area and grade level endorsement for
18	which the student is being prepared.
19	(d) The student bears the primary responsibility for
20	planning, instruction, and assessment within the classroom
21	during the student teaching experience.>

# By MOLLY DONAHUE

S-5130 FILED APRIL 9, 2024 LOST

## S-5127

- 1 Amend Senate File 2416 as follows:
- 2 1. By striking page 70, line 30, through page 75, line 16.

# By JASON SCHULTZ

**S-5127** FILED APRIL 9, 2024

#### S-5134

1 Amend Senate File 2416 as follows:

2 1. Page 36, by striking lines 19 through 22 and inserting: 3 <<del>(3)</del> <u>c</u>. A number of members equal to the number of citizen 4 members shall be appointed by the chief judge of the judicial 5 district on or before December 31 to serve on the district 6 advisory board for the following calendar year.>

## By TODD TAYLOR

**S-5134** FILED APRIL 9, 2024

## S-5135

- 1 Amend Senate File 2416 as follows:
- 2 1. Page 63, by striking lines 13 through 29.
- 3 2. By renumbering as necessary.

## By CLAIRE CELSI

**S-5135** FILED APRIL 9, 2024

#### S-5136

1 Amend Senate File 2416 as follows:

2 1. By striking page 16, line 17, through page 20, line 5.

3 2. Page 49, before line 19 by inserting:

4 <Sec. \_\_\_\_. Section 84A.5, subsection 5, paragraph o, Code 5 2024, is amended to read as follows:

6 o. Adult education and literacy programs with community
7 colleges under section 84A.19.>

8 3. Page 50, by striking lines 1 and 8.

9 4. By renumbering as necessary.

#### By CINDY WINCKLER

**S-5136** FILED APRIL 9, 2024

## S-5128

- 1 Amend Senate File 2431 as follows:
- 2 1. Page 1, line 17, by striking <and> and inserting <or>

## By TIM KRAAYENBRINK

S-5128 FILED APRIL 9, 2024 ADOPTED

#### HOUSE FILE 2464

#### S-5129

1 Amend House File 2464, as amended, passed, and reprinted by 2 the House, as follows:

3 1. By striking everything after the enacting clause and 4 inserting:

5 <Section 1. NEW SECTION. 554H.1 Definitions.

6 1. "Ammunition" means the same as defined in 18 U.S.C. §921.
7 2. "Covered entity" means an entity, or agent of an entity,
8 that establishes a relationship with a retailer for the purpose
9 of processing credit, debit, or prepaid transactions.

10 3. "*Firearm*" means the same as defined in 18 U.S.C. §921, 11 and includes a shotgun, rifle, and antique firearm, as those 12 terms are defined in 18 U.S.C. §921.

13 4. "Firearms retailer" means an individual or entity that 14 is all of the following:

15 *a.* Physically located in the state.

16 b. Engaged in the lawful business of selling or trading 17 firearms or ammunition.

18 5. "Merchant category code" means the code, approved by the 19 international organization for standardization specifically for 20 firearms retailers, that is assigned to a retailer based on the 21 types of goods and services offered to a retailer's customers. 22 6. a. "Payment card network" means an entity that, directly 23 or through a member, processor, or agent, provides proprietary 24 services, infrastructure, software, or hardware that is used 25 to authorize, clear, and settle credit, debit, or prepaid

26 transactions.

*b.* "*Payment card network*" does not include an issuing
financial institution that settles a credit, debit, or prepaid
transaction with a retailer on behalf of a consumer.

30 Sec. 2. <u>NEW SECTION</u>. **554H.2 Merchant category codes**. 31 1. A payment card network shall not require, incentivize, 32 or permit the use of a merchant category code in a manner that 33 distinguishes a firearms retailer from other retailers.

A covered entity, or a covered entity's agent, shall
 not assign a firearms retailer a merchant category code that

1 distinguishes the firearms retailer from other retailers.

2 Sec. 3. <u>NEW SECTION</u>. **554H.3** Firearm registry or record. 3 1. Except for records kept during the regular course of a 4 criminal investigation or criminal prosecution, or as otherwise 5 required by law, a person, unit of government, or governmental 6 organization shall not knowingly and willfully keep or cause to 7 be kept a record or registry of privately owned firearms or of 8 the owners of privately owned firearms.

9 2. This section shall not be construed to prohibit an 10 owner or an owner's representative from maintaining a list of 11 the owner's privately owned firearms, or to prohibit a law 12 enforcement agency from maintaining a list, registry, or record 13 of firearms that have been stolen or reported stolen.

14 Sec. 4. <u>NEW SECTION</u>. **554H.4** Enforcement — penalties. 15 1. The attorney general shall investigate reasonable 16 alleged violations of this chapter. As part of the 17 investigation, and in accordance with the Iowa rules of civil 18 procedure, the attorney general may issue a subpoena for the 19 production of records. If a person, unit of government, or 20 governmental organization refuses to comply, the attorney 21 general may seek enforcement by the district court.

22 2. Any of the following may petition the attorney general to 23 investigate an alleged violation of this chapter:

*a.* A firearms retailer, or a customer who made a transaction
25 at a firearms retailer whose business is the subject of any
26 alleged violation of section 554H.2.

*b.* An individual whose firearms ownership is the subject ofany alleged violation of section 554H.3.

3. Upon finding that a person is in violation of this of chapter, the attorney general shall provide written notice to the person, or to the registered agent of the person, determined to have committed the violation.

33 4. Upon receipt of notice under subsection 2, the person34 shall have sixty calendar days to cease the violation.

35 5. If the violation persists after the expiration of the

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1 sixty-day period under subsection 3, the attorney general 2 shall bring civil action in district court to enjoin further 3 violations by a person found to be in violation of this 4 chapter.

5 6. If a person knowingly or willfully fails to comply with 6 an injunction issued under subsection 4, after sixty calendar 7 days of the date the person is served with the injunction, the 8 attorney general shall petition the district court to impose 9 civil penalties in an amount not to exceed one thousand dollars 10 per violation of the injunction, taking into consideration the 11 financial resources of the violator and the harm or risk of 12 harm to the violator's rights under the second amendment to the 13 Constitution of the United States and Article I, section IA, of 14 the Constitution of the State of Iowa.

15 7. It shall be a defense to a proceeding initiated pursuant 16 to this section that the person made a good-faith determination 17 that the person's action was required by law.>

18 2. Title page, by striking lines 1 through 3 and inserting 19 <An Act relating to merchant category codes for transactions 20 involving firearms and ammunition, firearm registries and 21 records, and providing civil penalties.>

#### By JASON SCHULTZ

**S-5129** FILED APRIL 9, 2024

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## HOUSE FILE 2570

#### **S-5133**

Amend House File 2570, as passed by the House, as follows:

 Page 1, line 19, by striking <may> and inserting <shall>
 Page 1, lines 22 and 23, by striking <shall not exceed</li>
 the standards required of a peace officer> and inserting <shall</li>
 be the same standards as those required of a peace officer>

### By JANET PETERSEN

S-5133 FILED APRIL 9, 2024 LOST



**Fiscal Note** 



Fiscal Services Division

<u>SF 2385</u> – State Government Boards and Commissions (LSB5023SV) Staff Contact: Austin Brinks (515.725.2200) <u>austin.brinks@legis.iowa.gov</u> Michael Peters (515.281.6934) <u>michael.peters@legis.iowa.gov</u> Fiscal Note Version – New

Senate File 2385 eliminates, merges, changes, and creates various boards and commissions that are in the State. A list of the boards and commissions that are being eliminated or merged can be seen in **Appendix A**.

# **Divisions with No or Minimal Fiscal Impact**

**Division I** — Repeals and reestablishes the State Government Efficiency Review Committee. **Division II** — Alters the authority of the Department of Inspections, Appeals, and Licensing (DIAL).

**Division IV** — Requires the DIAL to review all current licensure renewal cycles and fees for professional and occupational licenses issued in the State.

**Division V** — Allows the head of a department or independent agency to establish and utilize an ad hoc advisory committee, and establish rules for the operation of the committee, as deemed necessary.

**Division VI** — Requires governmental bodies to provide hybrid meetings, teleconference participation, virtual meetings, remote participation, and other hybrid meeting options.

**Division VII** — Allows State boards, commissions, committees, and councils to call meetings as necessary.

**Division IX** — Amends resignation procedures for an individual appointed by the Governor to a board.

**Division X** — Alters the authority of the Council on Health and Human Services.

**Divisions XI through XXIII** — Eliminates various boards and commissions and transfers their duties and authority accordingly.

**Division XXIV** — Provides transition language for SF 2385.

# **Division with a Fiscal Impact**

## **Description and Background**

# Division III (Salaries — Certain Boards and Councils)

The Division provides for salaries of \$10,000 per year for the members of the Board of Education, the voting members of the Council on Health and Human Services, and the at-large members of the Board of Regents.

# **Division VIII (Elimination and Mergers)**

Eliminates and merges various boards and commissions and transfers their authority accordingly. This includes the elimination of the Public Employment Relations Board (PERB) whose duties are being transferred to the Employment Appeals Board. This includes the elimination of the Executive Director of the PERB who has a salary from \$73,000 to \$112,000.

# **Assumptions**

- There will be a total of 24 members who receive a salary of \$10,000 per year: Seven members of the Board of Education, eight members of the Board of Regents, and nine members of the Council on Health and Human Services.
- Costs associated with eliminated boards and commissions will not continue in the future.
- There will be a reduction in expenses to the State from the elimination of the Executive Director of the PERB of up to \$112,000.

## Fiscal Impact

There will be increased costs associated with the salaries being given to members of the Board of Regents, Board of Education, and Health and Human Services Council. The salaries for these members will result in a total cost to the State of \$240,000.

The elimination of the PERB Executive Director will result in a reduction in expenses to the State of up to \$112,000.

The elimination of the remaining boards and commissions throughout the various divisions of the Bill are estimated to have a minimal decrease in expenses to the State.

## Sources

Legislative Services Agency Department of Inspections, Appeals, and Licensing

/s/ Jennifer Acton

April 8, 2024

Doc ID 1446960

The fiscal note for this Bill was prepared pursuant to <u>Joint Rule 17</u> and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.

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Senate File 2385
Boards Being Eliminated
911 Communications Council
Advisory Committee for Children with Special Health Care Needs
Advisory Committee for Perinatal Guidelines
Advisory Council for Public Outdoor Recreation and Resources
Advisory Council on Brain Injuries
Area Education Agency Advisory Group
Autism Council
Board of Dietetics
Board of Examiners of Shorthand Reporters
Board of Hearing Aid Specialists
Board of Pharmacy Alternates
Boiler and Pressure Vessel Board
Capitol Planning Commission
Child Care Advisory Committee
Child Support Services Task Force on Liens and Motor Vehicle Registrations
Children's Behavioral Health System State Board
Commercial Air Service Retention and Expansion Committee
Commercial Pesticide Applicator Peer Review Panel
Commission of Latino Affairs
Commission of Native American Affairs
Commission on Aging
Commission on Community Action Agencies
Commission on Educator Leadership and Compensation
Commission on Status of African Americans
Commission on Status of Asian and Pacific Islanders
Commission on Status of Persons with Disabilities
Commission on Status of Women
Commission on Tobacco Use Prevention and Control
Community College Council and Nonpublic School Advisory Committee
Community College Faculty Advisory Committee
Community Mental Health Centers and Disability Services Standards Advisory Committee
Congenital and Inherited Disorders Advisory Committee Conservation Education Program Board
Consumer Advisory Panel
Dental Hygiene Committee
Dependent Adult Protective Advisory Council
Early Childhood Stakeholders Alliance
Elevator Safety Board
Emergency Medical Services Advisory Council
Enhance Iowa Board
Family Development and Self-Sufficiency Council
Farm Deer Council
Farmer Advisory Committee
Federal Clean Air Act Compliance Advisory Panel
Fire Extinguishing System Contractors and Alarms Systems Advisory Board
Grain Industry Peer Review Panel
Hawki Board
Horizontal and Vertical Infrastructure Bid Threshold Committee
Integrated Roadside Vegetation Management Technical Advisory Committee
Interagency Coordinating Council
Interior Design Examining Board
Interstate Cooperation Commission
Interstate Midwest Energy Commission

## Appendix A

Iowa Collaboration for Youth Development Council Iowa Comprehensive Petroleum Underground Storage Tank Fund Board Iowa Council on Homelessness Iowa Cultural Trust Board of Trustees Iowa Drug Policy Advisory Council Iowa Great Places Board Justice Advisory Board Landscape Architectural Examining Board Leadership Council for Child Care Training and Development Leopold Center for Sustainable Agriculture Advisory Board Local Food and Farm Program Council Mental Health and Disability Services Commission Midwifery Advisory Council Mississippi Parkway Planning Commission Ongoing Quality Faculty Plan Professional Development Committee Organic Advisory Council Postsecondary Course Audit Committee Prison Industries Advisory Board Private Pesticide Applicator Peer Review Panel Propane Education and Research Council Public Employment Relations Board Public Funds Interest Rates Committee Public Policy Research Foundation Secondary Road Fund Distribution Committee State Advisory Board on Preserves State Building Code Advisory Council State Historical Records Advisory Board Streamlined Sales Tax Advisory Council Street Construction Fund Distribution Advisory Committee **Telecommunication Advisory Committee** Tobacco Use Prevention and Control Advisory Board **Tourist Signing Committee** Trauma System Advisory Council Watershed Planning Advisory Council Well Contractors' Council

## New and Merging Boards

Merging: Behavioral Science, Psychology, and Social Work into the Board of Behavioral Health Professionals
 Merging: Athletic Training, Chiropractic, Massage Therapy, and Physical and Occupational Therapy
 Merging: State Building Code Review Board, Electrical Examining Board, and Plumbing and Mechanical Systems
 Board into the Board of Building and Construction Occupations
 Merging: Iowa Child Death Review Team, Child Fatality Review Committee, and Iowa Domestic Abuse Death
 Review Team into the State Mortality Review Committee
 New: Commission of Deaf Services and Dual Party Relay Council
 New: Iowa Special Education Council

## **Reduction of Board Members**

Board of Medicine from 10 to 7 State Historical Society Board from 12 to 7 Human Rights Board voting members from 11 to 7 Architectual Examining Board from 7 to 5 Engineering and Land Surveying Examining Board from 7 to 5 Iowa Innovation Council from 29 to 9 Board of Education from 9 to 7



# **Fiscal Note**



Fiscal Services Division

<u>SF 2424</u> – Volunteer First Responder, Property Tax Reduction (LSB1551SV) Staff Contact: Michael Peters (515.281.6934) <u>michael.peters@legis.iowa.gov</u> Fiscal Note Version – New

# **Description**

<u>Senate File 2424</u> creates a property tax abatement for owners of homesteads who meet minimum requirements as volunteer emergency services providers. The annual abatement is limited to the lesser of 10.0% of the property taxes due or \$500. Property taxes levied by a local school or community college are excluded from the abatement, as well as any property taxes levied by a taxing authority that does not approve the abatement application for its portion of the consolidated property tax bill.

To receive the abatement, an emergency services provider must meet all the following criteria:

- Owns a homestead within the local service area of the provider's emergency services entity.
- Earns less than \$5,000 per year as a volunteer for the applicable emergency services entity.
- Has volunteered for five or more years with the emergency services entity.
- Is in good standing with the emergency services entity.
- Files a petition with the County Board of Supervisors requesting the abatement.

If a homestead owner has been a qualified volunteer for 10 or more years, the property tax abatement is allowed for the remainder of the volunteer's life.

The abatement also applies to special assessments owed on the property. The abatement is first available for property taxes due during FY 2026.

# **Assumptions**

The following assumptions were used in the development of the fiscal impact projection:

- The average assessed residential property value for assessment year (AY) 2021 was \$168,000. That amount is assumed to increase each year by the average annual Iowa residential revaluation percentage from AY 2016 through AY 2022 (3.7%).
- The AY 2024 residential rollback is 43.3428%. This rollback is assumed for all years.
- The FY 2024 statewide average property tax rate, excluding school and community college levies, for residential property is \$18.19. This rate is assumed for all years.
- Based on the previous assumptions, a 10.0% abatement will reduce a qualified volunteer homestead owner's FY 2026 property taxes by \$160.
- Based on the number of claimants for the <u>Volunteer Fire Fighter and Emergency Medical</u> <u>Service Personnel Tax Credit</u>, the Department of Revenue estimates that there are 12,305 qualified volunteer emergency services providers currently operating in Iowa who could qualify for this abatement if they own a homestead. Based on U.S. Census Bureau statistics on Iowa home ownership, the Department estimates that 71.6% of the 12,305 own homes.
- The impact of the lifetime abatement provision is not known. For this estimate, the number of volunteer emergency services providers who qualify for the abatement is increased 2.5% each year to adjust for retirements of personnel who have 10 or more years of qualified volunteer service.

- Not all who qualify will apply for the abatement, and not all local government entities will approve abatements. This estimate is reduced by 15.0% to account for these situations.
- The Bill creates a property tax abatement, not a credit or exemption, so lowa Code section <u>25B.7</u> (State funding of property tax credits and exemptions) does not apply.

# Fiscal Impact

The property tax abatement created in the Bill to benefit qualified volunteer emergency services providers is projected to reduce property taxes owed by taxpayers and property taxes collected by local governments by \$1.2 million in FY 2026. Due to retirements and annual property value increases, the projected reductions are expected to increase by approximately \$100,000 per year.

# Sources

Department of Revenue U.S. Census Bureau Legislative Services Agency

/s/ Jennifer Acton

April 8, 2024

Doc ID 1448842

The fiscal note for this Bill was prepared pursuant to <u>Joint Rule 17</u> and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.

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