

**NINETY-FIRST GENERAL ASSEMBLY
2026 REGULAR SESSION
DAILY
SENATE CLIP SHEET**

February 25, 2026

Clip Sheet Summary

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

Bill	Amendment	Action	Sponsor
SF 2086	S-5025	Adopted	ADRIAN DICKEY
SF 2224	S-5026	Adopted	LYNN EVANS
SF 2280	S-5027	Adopted	SCOTT WEBSTER

Fiscal Notes

[SF 2145](#) — [Gift Law Exception, Crowdfunded Medical Donations](#) (LSB2302SZ)

SENATE FILE 2086

S-5025

1 Amend Senate File 2086 as follows:

2 1. By striking page 1, line 27, through page 2, line 34, and
3 inserting:

4 <1. *a.* The board of directors of each school district
5 and the authorities in charge of each accredited nonpublic
6 school may offer to students enrolled in grades eleven and
7 twelve an elective junior fire fighter program subject to the
8 requirements established in this section.

9 *b.* Prior to offering an elective junior fire fighter
10 program, the board of directors of the school district or the
11 authorities in charge of the accredited nonpublic school must
12 enter into an agreement with the local fire department that
13 will be responsible for providing students participating in the
14 program with appropriate materials and skills training that
15 describes all of the following:

16 (1) How students participating in the program will be
17 supervised.

18 (2) Activities in which students participating in the
19 program may participate.

20 (3) Activities in which students participating in the
21 program are prohibited from participating.

22 (4) The school district's or accredited nonpublic school's
23 responsibilities related to providing medical and liability
24 insurance coverage for all students participating in the
25 program.

26 2. *a.* The elective junior fire fighter program must
27 be taught by fire service training bureau personnel, or an
28 instructor who has been approved by the fire service training
29 bureau, using curriculum that has been approved by the fire
30 service training bureau.

31 *b.* The procedure for background investigations and
32 termination established in section 279.69 shall apply to
33 fire service training bureau personnel, and instructors who
34 have been approved by the fire service training bureau, who
35 provide instruction as part of the elective junior fire fighter

1 program.

2 3. If the board of directors of a school district or the
3 authorities in charge of an accredited nonpublic school offer
4 the elective junior fire fighter program, then the board of
5 directors of the school district or the authorities in charge
6 of the accredited nonpublic school shall coordinate with a
7 local fire department to ensure students are provided with the
8 appropriate materials and training to successfully complete
9 all components necessary for fire fighter I certification,
10 including the written certification examination and the
11 practical certification examination.

12 4. The elective junior fire fighter program must satisfy all
13 of the following requirements:

14 a. Be designed to prepare students to sit for certification
15 testing from the fire service training bureau for fire fighter
16 I certification.

17 b. Allow students to learn more about the work performed by
18 fire fighters and other emergency services providers in a safe
19 and controlled environment.

20 c. Provide students with valuable life skills, including
21 teamwork, leadership, responsibility, and commitment.

22 d. Foster relationships between students and fire fighters
23 and other emergency services providers.

24 e. Promote student participation in the fire services and
25 other emergency services providers.

26 5. The elective junior fire fighter program must authorize
27 students participating in the program who are younger than
28 eighteen years of age to do all of the following between the
29 hours of 6:00 a.m. and 12:00 midnight:

30 a. Take part in supervised training.

31 b. Fight grass fires, after receiving proper training.

32 c. Perform search-and-rescue operations; provided, however,
33 that a student who is younger than eighteen years of age shall
34 not perform a search-and-rescue operation in a structure that
35 is on fire.

S-5025 (Continued)

- 1 *d.* Enter a fire structure after the fire is out and the
2 incident commander has declared the structure safe.
- 3 *e.* Perform traffic control duties, after receiving proper
4 training.
- 5 *f.* Drive an emergency vehicle that has a gross vehicle
6 weight of less than ten thousand pounds in nonemergency mode,
7 after receiving proper training.
- 8 *g.* Pick up hoses and clean up fire scenes after the incident
9 commander has declared the area safe.
- 10 *h.* Use pneumatic-driven or power-driven saws, shears,
11 hydraulic rescue tools, and other power tools during training.
- 12 *i.* Operate certain pumps at fire scenes, as determined by
13 the incident commander.
- 14 *j.* Handle charged hose lines with a diameter of not more
15 than one and three-quarter inches.
- 16 6. The elective junior fire fighter program must prohibit
17 students participating in the program who are younger than
18 eighteen years of age from doing any of the following:
 - 19 *a.* Driving any fire department vehicle in an emergency.
 - 20 *b.* Performing interior fire suppression in structures,
21 vehicles, or wildland fires; provided, however, that a student
22 who is younger than eighteen years of age may perform interior
23 fire suppression in grass fires.
 - 24 *c.* Entering a confined space as defined in 29 C.F.R.
25 §1910.146(b).
 - 26 *d.* Responding to hazardous material fires, spills, or
27 other events that may expose the student to hazardous material
28 exceeding thresholds established in applicable federal
29 regulations.
 - 30 *e.* Performing fire fighting overhaul duties, including any
31 duties designed to determine whether a fire that appears to be
32 under control has not spread.
 - 33 *f.* Operating a personal vehicle making use of a blue light
34 pursuant to section 321.423.
 - 35 *g.* Performing ice rescue missions.

1 *h.* Any activity that involves the risk of falling six feet
2 or more.

3 *i.* Using a self-contained breathing device; provided,
4 however, that a student who is younger than eighteen years of
5 age may use a self-contained breathing device if all of the
6 following requirements are satisfied:

7 (1) The student has received proper training to use the
8 self-contained breathing device.

9 (2) The student uses the self-contained breathing device
10 under the supervision of an instructor who has been approved by
11 the fire service training bureau.

12 *j.* Using a cutting torch.

13 *k.* Filling air bottles; provided, however, that a student
14 who is younger than eighteen years of age may fill air bottles
15 if all of the following requirements are satisfied:

16 (1) The student has received proper training to fill air
17 bottles.

18 (2) The student fills the air bottles under the supervision
19 of an instructor who has been approved by the fire service
20 training bureau.

21 *l.* Operating aerial ladders.

22 *m.* (1) Performing any activity that involves hose lines
23 with a diameter of greater than two and one-half inches;
24 provided, however, that a student who is younger than eighteen
25 years of age may perform an activity that involves hose lines
26 with a diameter of greater than two and one-half inches if all
27 of the following requirements are satisfied:

28 (a) The student has received proper training to perform the
29 activity.

30 (b) The student performs the activity under the supervision
31 of an instructor who has been approved by the fire service
32 training bureau.

33 (2) Notwithstanding subparagraph (1), a student who is
34 younger than eighteen years of age may perform an activity that
35 involves drafting suction lines with a diameter between five

1 inches and six inches.

2 7. The elective junior fire fighter program must prohibit
3 all students participating in the program from doing any of the
4 following:

5 a. Responding to emergencies.

6 b. Being dispatched with a fire department.

7 c. Performing fire suppression or emergency medical services
8 at an active scene.

9 8. The board of directors of each school district and the
10 authorities in charge of each accredited nonpublic school
11 may offer the elective junior fire fighter program as an
12 extracurricular activity or as part of the career and technical
13 education curriculum under section 256.11, subsection 5,
14 paragraph "h", subparagraph (1), subparagraph division (e).

15 9. To participate in the elective junior fire fighter
16 program, the student must submit to the school district or
17 accredited nonpublic school a waiver of liability on a form
18 provided by the school district or accredited nonpublic school
19 that has been executed by the student's parent or guardian, if
20 the student is a minor, or by the student, if the student is not
21 a minor or is an emancipated minor. The form must acknowledge
22 that the student is not an employee or fire fighter and is
23 participating in the elective junior fire fighter program as a
24 student in an extracurricular activity or educational program,
25 as applicable.

26 10. A student participating in the elective junior fire
27 fighter program shall not be considered an employee, volunteer
28 fire fighter, or a member of a fire department for any purpose,
29 including for purposes of Code chapter 85, 85A, 85B, or 87.

30 11. A student's participation in the elective junior
31 fire fighter program shall not create an employer-employee
32 relationship between the student and a fire department or
33 city. Any injuries sustained by a student as a result of the
34 student's participation in the elective junior fire fighter
35 program shall not be compensable under chapter 85, 85A, 85B,

S-5025 (Continued)

1 or 87.

2 12. The board of directors of each school district and
3 the authorities in charge of each accredited nonpublic school
4 offering an elective junior fire fighter program shall be
5 responsible for providing medical and liability insurance
6 coverage for all students enrolled in the school district
7 or accredited nonpublic school who are participating in the
8 program for all program-related activities.>

By ADRIAN DICKEY

[S-5025](#) FILED FEBRUARY 24, 2026

ADOPTED

SENATE FILE 2224

S-5026

1 Amend Senate File 2224 as follows:

2 1. Page 1, before line 1 by inserting:

3 <Section 1. Section 256.7, subsection 26, paragraph a,
4 subparagraph (4), Code 2026, is amended to read as follows:

5 (4) The rules shall provide for the establishment of
6 high-quality standards for computer science education taught
7 by elementary, middle, and high schools, in accordance with
8 the goal established under section 284.6A, subsection 1,
9 setting a foundation for personal and professional success
10 in a high-technology, knowledge-based Iowa economy. The
11 high-quality standards for computer science education must
12 require that all levels and grades of computer science
13 instruction include instruction related to the fundamental
14 concepts of evolving computer science technologies and
15 artificial intelligence, including instruction that explains
16 what artificial intelligence is, how artificial intelligence
17 works, and the societal and ethical impacts of artificial
18 intelligence.>

19 2. Page 1, after line 18 by inserting:

20 <Sec. _____. Section 256.16, subsection 1, Code 2026, is
21 amended by adding the following new paragraph:

22 NEW PARAGRAPH. *p.* Include preparation in computer science,
23 artificial intelligence, and computational thinking that is
24 appropriate to the grade level and subject area in which
25 the student who is enrolled in the practitioner preparation
26 program will teach. A higher education institution providing
27 practitioner preparation may satisfy this requirement by
28 requiring a student who is enrolled in the practitioner
29 preparation program to complete a dedicated course or
30 module, or by integrating such preparation into the existing
31 practitioner preparation program.>

32 3. Page 1, after line 33 by inserting:

33 <Sec. _____. APPLICABILITY. The following applies to
34 students admitted to an approved practitioner preparation
35 program on or after July 1, 2028:

S-5026 (Continued)

1 The section of this Act amending section 256.16.>

2 4. Title page, by striking lines 1 through 5 and inserting
3 <An Act relating to computer science education, including by
4 modifying provisions related to standards for computer science
5 education, the curriculum provided to students enrolled in
6 grades nine through twelve, and practitioner preparation
7 programs, and including applicability provisions.>

8 5. By renumbering as necessary.

By LYNN EVANS

[S-5026](#) FILED FEBRUARY 24, 2026

ADOPTED

SENATE FILE 2280

S-5027

- 1 Amend Senate File 2280 as follows:
- 2 1. Page 3, by striking lines 20 through 22 and inserting:
3 <DIVISION ____
4 THREATS AGAINST MEMBERS OF THE GENERAL ASSEMBLY OR JUDICIAL
5 OFFICERS — IMMEDIATE FAMILY MEMBERS>
- 6 2. Page 3, line 23, by striking <judicial officer> and
7 inserting <member of the general assembly, judicial officer,>
- 8 3. Page 3, line 24, before <judicial> by inserting <member
9 of the general assembly or a>
- 10 4. Page 3, by striking lines 25 through 27 and inserting:
11 <1. No person shall threaten a member of the general
12 assembly, a judicial officer, or an immediate family member of
13 a member of the general assembly or judicial officer with the
14 intent to do any of the following:>
- 15 5. Page 3, line 28, before <judicial> by inserting <general
16 assembly member or a>
- 17 6. Page 3, line 29, before <judicial officer> by inserting
18 <general assembly member or>
- 19 7. Page 3, line 29, after <injury to the> by inserting
20 <general assembly member or>
- 21 8. Page 3, line 30, before <judicial> by inserting <general
22 assembly member or>
- 23 9. Page 3, line 31, before <judicial> by inserting <general
24 assembly member or>
- 25 10. Page 3, line 32, before <judicial> by inserting <general
26 assembly member's or>
- 27 11. Page 3, line 33, before <judicial> by inserting <general
28 assembly member or a>
- 29 12. Page 3, line 34, before <judicial> by inserting <general
30 assembly member's or>
- 31 13. Page 3, line 35, before <judicial> by inserting <general
32 assembly member's or>
- 33 14. Page 4, line 10, before <judicial> by inserting <general
34 assembly member or a>
- 35 15. Page 4, line 11, before <judicial officer> by inserting

S-5027 (Continued)

- 1 <general assembly member for the general assembly member's
2 exercise of legislative duties or>
3 16. Page 4, lines 12 and 13, by striking <judicial officer>
4 and inserting <general assembly member, judicial officer,>
5 17. Page 4, line 14, by striking <judicial officer's> and
6 inserting <general assembly member's, the judicial officer's,>
7 18. Page 4, line 19, before <judicial> by inserting <general
8 assembly member or a>
9 19. Page 4, line 20, before <judicial> by inserting <general
10 assembly member or a>
11 20. Page 4, line 22, before <judicial officer> by inserting
12 <general assembly member or>
13 21. Page 4, line 22, after <member of a> by inserting
14 <general assembly member or a>
15 22. Page 4, line 24, before <judicial> by inserting <general
16 assembly member or>
17 23. Page 4, line 25, before <judicial> by inserting <general
18 assembly member or a>
19 24. Page 4, line 26, before <judicial> by inserting <general
20 assembly member or>
21 25. Page 4, line 27, before <judicial officer> by inserting
22 <general assembly member or a>
23 26. Page 4, line 27, after <harm to the> by inserting
24 <general assembly member or>
25 27. Page 4, line 28, before <judicial> by inserting <general
26 assembly member or>
27 28. Page 4, line 31, before <judicial> by inserting <general
28 assembly member's or>
29 29. Title page, line 7, before <judicial> by inserting
30 <general assembly member or a>
31 30. Title page, line 8, before <judicial> by inserting
32 <general assembly member's or a>
33 31. By renumbering as necessary.

By SCOTT WEBSTER

S-5027 (Continued)

S-5027 FILED FEBRUARY 24, 2026

ADOPTED



[SF 2145](#) – Gift Law Exception, Crowdfunded Medical Donations (LSB2302SZ)
Staff Contact: Joey Lovan (515.242.5925) joey.lovan@legis.iowa.gov
Fiscal Note Version – New

Description

[Senate File 2145](#) adds an exception for local officials or local employees to receive moneys in the form of donations from other local officials or local employees to offset medical or health care expenses that resulted from a diagnosed condition if the donation is made and received using an online crowdfunding or fundraising platform. An authorized donation from a donor cannot exceed \$100 per calendar year.

Any person who knowingly and intentionally violates Iowa Code section [68B.22](#) is guilty of a serious misdemeanor and may be reprimanded, suspended, or dismissed from the person's position or otherwise sanctioned.

Background

A serious misdemeanor is punishable by confinement of no more than one year and a fine of at least \$430 but not more than \$2,560. In FY 2025, there were no individuals convicted of violations of Iowa Code section 68B.22.

Assumptions

- The following will not change over the projection period: charge, conviction, and sentencing patterns and trends; prisoner length of stay (LOS); revocation rates; plea bargaining; and other criminal justice system policies and practices.
- County jail data is unavailable. For purposes of this analysis, the marginal cost for county jails is assumed to be \$50 per day.
- Conviction data reflects the total number of convictions in adult court, which may include multiple convictions per individual. Not all convictions lead to incarceration, and there may be a delay between conviction and prison admission, which can contribute to differences in totals.
- A six-month delay is assumed from the effective date of the Bill to the date the first offender will enter the correctional system.
- Offender-based convictions are a count of individuals convicted of the same offense. Each offender is counted only once per Iowa Code section, regardless of the number of individual convictions.
- Admissions are a count of individuals newly admitted to the Department of Corrections (DOC) for supervision during a selected time period, based on the most serious offense committed.

Correctional Impact

Senate File 2145 adds an exception to an existing offense under Iowa Code section 68B.22. The correctional impact of the Bill cannot be determined, but is anticipated to be minimal. Refer to the Legislative Services Agency (LSA) memo addressed to the General Assembly, [Cost Estimates Used for Correctional Impact Statements](#), dated January 12, 2026, for information related to the correctional system. **Figure 1** shows estimates for sentencing to State prison, parole, probation, or Community-Based Corrections (CBC) residential facilities; length of stay (LOS) in months under those supervisions; and supervision marginal costs per day for a serious misdemeanor.

Figure 1 — Sentencing Estimates and LOS in Months

Conviction Offense Class	Percent Ordered to State Prison	FY 2025 Avg LOS in Prison (All Releases)	Marginal Cost Per Day Prison	Percent Ordered to Probation	FY 2025 Field Avg LOS on Probation	Avg Cost Per Day Probation	Marginal Cost Per Day CBC	Marginal Cost Per Day Jail	FY 2025 Field Avg LOS on Parole	Marginal Cost Per Day Parole
Serious Misdemeanor	2.3%	7.3	\$23.07	44.8%	21.0	\$8.00	\$16.35	\$50.00	N/A	\$8.00

Minority Impact

Senate File 2145 adds an exception for a violation of Iowa Code section 68B.22. The minority impact of the Bill cannot be determined because the number of new convictions cannot be estimated. Refer to the LSA memo addressed to the General Assembly, [Minority Impact Statements](#), dated January 12, 2026, for information related to minorities in the criminal justice system.

Fiscal Impact

Senate File 2145 adds an exception to an existing offense under Iowa Code section 68B.22. The fiscal impact cannot be determined, but is anticipated to be minimal. The average State cost for a serious misdemeanor is between \$350 and \$6,200. This includes operating costs incurred by the Judicial Branch, the Indigent Defense Fund, and the DOC. The costs would be incurred across multiple fiscal years for prison and parole supervision.

Sources

Division of Data, Planning, and Improvement (DPI), Department of Management (DOM)
Department of Corrections

/s/ Jennifer Acton

February 23, 2026

Doc ID 1596810

The fiscal note for this Bill was prepared pursuant to [Joint Rule 17](#) 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.
