

**EIGHTY-FIFTH GENERAL ASSEMBLY
2014 REGULAR SESSION
DAILY
SENATE CLIP SHEET**

MARCH 20, 2014

**HOUSE AMENDMENT TO
SENATE FILE 220**

S-5079

1 Amend Senate File 220, as passed by the Senate, as
2 follows:
3 1. Page 1, line 1, by striking <2013> and inserting
4 <2014>
5 2. Page 1, by striking lines 21 and 22 and
6 inserting:
7 <Sec. _____. EFFECTIVE UPON ENACTMENT. This Act,
8 being deemed of immediate importance, takes effect upon
9 enactment.
10 Sec. _____. RETROACTIVE APPLICABILITY. This Act
11 applies retroactively to retirement incentive programs
12 in existence on or after July 1, 2013.>
13 3. Title page, line 2, after <including> by
14 inserting <effective date and retroactive>

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S-5079 FILED MARCH 19, 2014

HOUSE AMENDMENT TO
SENATE FILE 366

S-5084

1 Amend Senate File 366, as amended, passed, and
2 reprinted by the Senate, as follows:

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

5 <Section 1. DEPARTMENT OF EDUCATION – RADON
6 NOTIFICATION AND TESTING – REPORT.

7 1. The department of education shall notify each
8 school district and accredited nonpublic school in this
9 state of the risks associated with radon gas and radon
10 progeny at attendance centers. Such notification shall
11 include information on radon testing and mitigation,
12 including relevant statistical data and information
13 on sources of funding available for radon testing and
14 mitigation, and shall encourage school districts and
15 accredited nonpublic schools to implement a radon
16 testing and mitigation plan.

17 2. Each school district and accredited nonpublic
18 school in this state shall notify the department of
19 education by December 1, 2014, indicating whether it
20 has a radon testing and mitigation plan in place. Any
21 school district or accredited nonpublic school that
22 does not have a radon testing and mitigation plan in
23 place as of December 1, 2014, shall also notify the
24 department of any plans the district or school has to
25 implement a radon testing and mitigation plan in the
26 future.

27 3. The department of education shall submit a
28 report to the general assembly by January 1, 2015, on
29 the data collected pursuant to subsection 2.>

30 2. Title page, lines 1 and 2, by striking <and
31 making penalties applicable> and inserting <in schools>

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S-5084 FILED MARCH 19, 2014

HOUSE AMENDMENT TO
SENATE FILE 2201

S-5083

1 Amend Senate File 2201, as amended, passed, and
2 reprinted by the Senate, as follows:

3 1. Page 1, line 12, by striking <relative> and
4 inserting <parent or guardian>

5 2. Page 1, lines 34 and 35, by striking <but whose>
6 and inserting <whether or not the>

7 3. Page 2, after line 6 by inserting:

8 <Sec. _____. Section 903A.2, subsection 1, unnumbered
9 paragraph 1, Code 2014, is amended to read as follows:

10 Each inmate committed to the custody of the director
11 of the department of corrections is eligible to earn a
12 reduction of sentence in the manner provided in this
13 section. For purposes of calculating the amount of
14 time by which an inmate's sentence may be reduced,
15 inmates shall be grouped into the following ~~two~~ three
16 sentencing categories:

17 Sec. _____. Section 903A.2, subsection 1, paragraph
18 a, unnumbered paragraph 1, Code 2014, is amended to
19 read as follows:

20 Category "A" sentences are those sentences which are
21 not subject to a maximum accumulation of earned time of
22 fifteen percent of the total sentence of confinement
23 under section 902.12 or category "C" sentences. To
24 the extent provided in subsection 5, category "A"
25 sentences also include life sentences imposed under
26 section 902.1. An inmate of an institution under the
27 control of the department of corrections who is serving
28 a category "A" sentence is eligible for a reduction of
29 sentence equal to one and two-tenths days for each day
30 the inmate demonstrates good conduct and satisfactorily
31 participates in any program or placement status
32 identified by the director to earn the reduction. The
33 programs include but are not limited to the following:

34 Sec. _____. Section 903A.2, subsection 1, paragraph
35 b, Code 2014, is amended to read as follows:

36 b. Category "B" sentences are those sentences
37 which are subject to a maximum accumulation of earned
38 time of fifteen percent of the total sentence of
39 confinement under section 902.12 and are not category
40 "C" sentences. An inmate of an institution under the
41 control of the department of corrections who is serving
42 a category "B" sentence is eligible for a reduction of
43 sentence equal to fifteen eighty-fifths of a day for
44 each day of good conduct by the inmate.

45 Sec. _____. Section 903A.2, subsection 1, Code 2014,
46 is amended by adding the following new paragraph:

47 NEW PARAGRAPH. c. Notwithstanding paragraphs "a"
48 and "b", an inmate serving a category "C" sentence is
49 ineligible to earn any reduction of sentence under this
50 section. Category "C" sentences are those sentences

S-5083

1 where the victim was fifteen years of age or younger at
2 the time the offense was committed and is a violation
3 of any of the following:

4 (1) Section 707.3 or 707.11.

5 (2) Section 709.2, 709.3, 709.4, or 709.8, section
6 709.11, subsection 1 or 2, section 709.15, subsection
7 4, paragraph "a", or section 709.15, subsection 5,
8 paragraph "a".

9 (3) Section 710.3 or 710.4.

10 (4) Section 710A.2, subsection 2 or 4.

11 (5) Section 728.12, subsection 1 or 2, or section
12 728.12, subsection 3, if the offense is classified as
13 a felony.

14 Sec. _____. Section 903A.7, Code 2014, is amended to
15 read as follows:

16 903A.7 Separate sentences.

17 1. Consecutive multiple sentences that are within
18 the same category under section 903A.2 shall be
19 construed as one continuous sentence for purposes of
20 calculating reductions of sentence for earned time.

21 2. If a person is sentenced to serve sentences of
22 both categories, category "B" sentences shall be served
23 before category "A" sentences are served, and earned
24 time accrued against the category "B" sentences shall
25 not be used to reduce the category "A" sentences. If
26 an inmate serving a category "A" sentence is sentenced
27 to serve a category "B" sentence, the category "A"
28 sentence shall be interrupted, and no further earned
29 time shall accrue against that sentence until the
30 category "B" sentence is completed.

31 3. If a person is sentenced to serve both a
32 category "C" sentence and another category sentence,
33 the category "C" sentence shall be served before the
34 other category sentence is served, and no earned time
35 shall accrue until the category "C" sentence has been
36 served. If an inmate serving another category sentence
37 besides a category "C" sentence is sentenced to serve
38 a category "C" sentence, the sentence of the other
39 category sentence shall be interrupted, and no further
40 earned time shall accrue against that sentence until
41 the category "C" sentence is completed.>

42 4. Title page, line 1, after <kidnapping,> by
43 inserting <the accumulation of earned time for criminal
44 offenses involving certain minor victims,>

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HOUSE AMENDMENT TO
SENATE FILE 2212

S-5082

1 Amend Senate File 2212, as passed by the Senate, as
2 follows:

3 1. Page 1, after line 18 by inserting:

4 <Sec. ____ . EFFECTIVE UPON ENACTMENT. This Act,
5 being deemed of immediate importance, takes effect upon
6 enactment.>

7 2. Title page, line 1, after <waste> by inserting
8 <and including effective date provisions>

9 3. By renumbering as necessary.

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S-5082 FILED MARCH 19, 2014

**HOUSE AMENDMENT TO
SENATE FILE 2251**

S-5080

1 Amend Senate File 2251, as passed by the Senate, as
2 follows:

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

5 <Section 1. CHILD CARE ASSISTANCE ELIGIBILITY PILOT
6 PROJECT.

7 1. The department of human services shall implement
8 a pilot project in Hamilton, Lee, Pottawattamie, and
9 Scott counties for the fiscal year beginning July 1,
10 2014. Under the pilot project, for persons residing in
11 the pilot project counties, the department shall apply
12 revised requirements to authorize eligibility for the
13 state child care assistance program for the following
14 families who meet the program's other eligibility
15 requirements:

16 a. Families with an income at or below 100 percent
17 of the federal poverty level whose members, for at
18 least 28 hours per week in the aggregate, are employed
19 or are participating at a satisfactory level in an
20 approved training program or educational program.

21 b. Families with an income of more than 100 percent
22 but not more than 145 percent of the federal poverty
23 level whose members, for at least 28 hours per week in
24 the aggregate, are employed or are participating at a
25 satisfactory level in an approved training program or
26 educational program.

27 2. The department shall report to the governor
28 and general assembly in January 2015 concerning the
29 pilot project. The department shall consult with
30 participating families, community colleges, united way
31 agencies, and other stakeholders in developing the
32 report. The information in the report shall provide
33 findings and recommendations and shall include but is
34 not limited to an analysis of the fiscal effect on
35 the program of applying the revised requirements, the
36 effect of the revised requirements on the current net
37 income and potential future income of the families
38 utilizing the revised eligibility requirements, and the
39 effect of applying the revised eligibility requirements
40 on a statewide basis.>

41 2. Title page, by striking lines 1 and 2 and
42 inserting <An Act providing for a state child care
43 assistance program eligibility pilot project.>

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S-5080 FILED MARCH 19, 2014

HOUSE AMENDMENT TO
SENATE FILE 2259

S-5081

1 Amend Senate File 2259, as amended, passed, and
2 reprinted by the Senate, as follows:

3 1. Page 1, line 10, after <form> by inserting <and
4 that compromises the security, confidentiality, or
5 integrity of the personal information>

6 2. Page 4, line 30, by striking <three> and
7 inserting <five>

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S-5081 FILED MARCH 19, 2014