

SUMMARY OF LEGISLATION
APPROVED IN THE YEAR 1984
SECOND REGULAR SESSION OF THE SEVENTIETH IOWA GENERAL ASSEMBLY
AND SIGNED BY THE GOVERNOR

Prepared by the Iowa Legislative Service Bureau

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This summary of legislation has been prepared for the use of legislators and other interested persons. The summary includes a listing of the chapter number in the Session Laws for each legislative enactment and separate tables that may be used to obtain chapter numbers. The classifications of legislative enactments under specific subject headings and the summary descriptions are the work product of legislative staff personnel. It is recognized that the legislative enactments contained in this summary may logically fall under more than one subject heading in certain instances and some enactments have been cross-referenced to several subject headings.

The effective date of the legislative enactments is July 1, 1984 unless otherwise specified in the bill summary. Information listing the specific effective dates of a number of legislative enactments that became law by publication was not available at the time this publication went to press.

It is believed that the purpose of this compilation--that of providing interested persons with quick reference to legislation enacted in specific areas and generally informing them of the contents and effective date of the legislation--will be served by this publication.

The various Legalizing Acts passed by the 1984 Session are not included in this summary.

The bills vetoed by the governor in their entirety have been included in this summary. The items vetoed by the governor have been excluded from their respective summary.

The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1984 Session.

TABLE OF CONTENTS

	Page
Agriculture	1
Appropriations	4
Bonds	15
Business and Utilities	16
Corrections	22
Courts and the Judicial Process	25
Drugs, Controlled Substances, and Alcohol	34
Education	35
Financial Institutions	40
Gambling	44
General Assembly	50
Health and Safety	53
Human Services	60
Insurance	64
Labor	66
Licenses and Fees	71
Local Governments	73
Minors and Children	83
Natural Resources	87
Penalties and Enforcement	90
Professional and Occupational Licenses	96
Public Retirement Systems	98
Real Estate Transactions and Housing	101
State Government	104
Taxation	117
Transportation--General	122
Transportation--Roads	125
Transportation--Vehicles	126
Water, Air and Waste Management	128
Appendix	
Chapters and Sections amended or repealed	130
Chapter numbers of 1984 Iowa Acts	163

AGRICULTURE

S.F. 510 (1984 Iowa Acts, Chapter 1072)

By Committee on Agriculture. Provides a lien similar to a mechanic's lien for agricultural supply dealers furnishing agricultural chemicals, seed, feed, or petroleum products to farmers which attaches to crops or livestock grown or raised using the agricultural chemical seed, feed, or petroleum product, for the purchase price which remains unpaid. There is a provision to allow the dealer to request a memorandum from the farmer's financial institution that indicates whether or not the farmer has a net worth or line of credit to assure payment of the purchase price on the terms of the sale. The memorandum will be a letter of credit to the dealer if it answers in the affirmative.

S.F. 511

See Business and Utilities. Relates to notification of property owners regarding excavation near a buried electric transmission line.

S.F. 2102 (1984 Iowa Acts, Chapter 1236)

By Committee on Agriculture. Eliminates the oversight of the Family Farm Development Authority by the Housing Finance Authority by removing the Executive Director and staff of the Housing Finance Authority as the Executive Director and staff of the Family Farm Development Authority, respectively. It also strikes the provision that requires, as an option, that surplus moneys of the Housing Finance Authority be used to pay the administrative expenses of the Family Farm Development Authority.

S.F. 2116

See Business and Utilities. Relates to the termination of a franchise for farm implements or parts.

S.F. 2153 (1984 Iowa Acts, Chapter 1189)

By Committee on Agriculture. Raises the cost of an improvement requiring bids by a drainage district from twenty-five hundred to five thousand dollars. It provides that a person has thirty, instead of twenty days after the levy of a drainage district assessment to pay the assessment in full without interest.

S.F. 2169 (1984 Iowa Acts, Chapter 1252)

By Coleman. Includes in the definition for implements of husbandry any semitrailer converted to a full trailer by the use of a dolly and which is used by the owner in the conduct of the owner's agricultural operations to transport agricultural products being towed by a farm tractor, provided the vehicle is equipped with proper braking devices, rear view mirrors, signaling devices, and flashing devices and operating in compliance with sections 321.123 and 321.463.

S.F. 2170

See Local Governments. Relates to funding for the Brucellosis and Tuberculosis Eradication Program.

S.F. 2189 (1984 Iowa Acts, Chapter 1120)

By Tieden. Lowers the acceptable bacteriological count per milliliter of milk from a level of 500,000 or less for Class 1 milk and 3,000,000 or less for Class 2 milk to a level of 300,000 or less for Class 1, and 1,000,000 or less for Class 2.

S.F. 2214

See Water, Air and Waste Management. Relates to the disposal of agricultural chemicals of farmers.

S.F. 2327

See Taxation. Relates to the taxation of the sales of farm tractors and equipment.

S.F. 2346 (1984 Iowa Acts, Chapter 1183)

By Committee on Ways and Means. Suspends the existence of the Iowa Dairy Industry Commission and suspends the collection of the excise tax on butterfat when a national promotional order is established by the United States Department of Agriculture pursuant to the Dairy Product Stabilization Act of 1983. The Commission can only continue to operate to pay refunds on the excise tax and to disburse the funds remaining in the dairy industry fund. Upon the expiration of the national promotional order, the Iowa Secretary of Agriculture is directed to reactivate the Commission.

S.F. 2361

See Appropriations. Relates to appropriations for various agricultural incentives and programs.

H.F. 80 (1984 Iowa Acts, Chapter 1040)

By Baxter. Allows a drainage or levee district that is under the control of a city council to be placed under the control of a board of trustees and allows an authorized stockholder or officer of a family farm corporation, business corporation, or partnership, which owns land in the district, to serve as a trustee.

H.F. 224

See Local Governments. Relates to the repeal of the domestic animal fund.

H.F. 406

See Natural Resources. Relates to hunting wild turkey on farmland.

H.F. 2100

See Health and Safety. Relates to action brought against an anhydrous ammonia plant.

H.F. 2167

See Natural Resources. Relates to funds available to a landowner for the establishment of permanent or temporary soil and water conservation practices.

H.F. 2385 (1984 Iowa Acts, Chapter 1224)

By Committee on Agriculture. Relates to the frequency of inspection of grain dealers by the Commerce Commission. It allows the Commission more flexibility in setting inspection frequency to meet its minimum obligations under the Code.

H.F. 2391 (1984 Iowa Acts, Chapter 1100)

By Committee on Agriculture. Revises the schedule of fees charged by the Commerce Commission to grain dealers and warehouses. License fees for grain dealers are based on the dollar volume of grain purchased and license fees for warehouses are based either on the bushel volume of grain storage space or the dollar value of nongrain agricultural products handled depending upon the type of warehouse license issued.

H.F. 2428

See Courts and the Judicial Process. Relates to the redemption period after foreclosure of agricultural property.

APPROPRIATIONS

S.F. 176

See State Government. Relates to the distribution of funds appropriated to regional libraries.

S.F. 2330 (1984 Iowa Acts, Chapter 1305)

By Committee on Ways and Means. Division I reduces the appropriation to the merged area schools for the 1983-1984 fiscal year by \$13,718,687 and appropriates this amount to the merged area schools for the 1984-1985 fiscal year to be paid on or before August 15, 1984 which moneys are to be accrued as income and used for expenditures incurred by the area schools during the 1983-1984 fiscal year. Division I also deappropriates funds or reduces appropriations for many of the capital projects for the 1983-1984 fiscal year. Funds are appropriated in Division I for the operation and administration of the driver's license program within the State Department of Transportation for the 1983-1984 and 1984-1985 fiscal years from the road use tax fund. Division I appropriates funds from the general fund of the state to the Department of Public Safety for the operation of the Division of Highway Safety and Uniformed Force for the 1984-1985 fiscal year. Division II establishes an Iowa economic emergency fund. The moneys in the fund are obtained from any surplus in the general fund of the state for the fiscal year up to a maximum equal to ten percent of the moneys appropriated from the general fund of the state by the General Assembly during the preceding fiscal year. Moneys in the fund may be appropriated only for a purpose for which the General Assembly previously appropriated funds for that fiscal year. Division III updates references to the Internal Revenue Code for individual and corporate income tax, franchise tax, and inheritance tax purposes. This Division subjects social security retirement benefits and Tier I railroad retirement benefits to state income tax. Division IV funds odometer law enforcement and repeals motor vehicle inspections. The Division also increases certificate of title fees from two dollars to ten dollars, except new titles for foreign registered vehicles acquired by the dealer where the fee increases from two dollars to five dollars. Division IV also allows personalized registration plates to be obtained for trailers with a gross weight of one thousand pounds or less. Security notation fees are increased from two dollars to five dollars. Dealer plate fees are increased from ten dollars to twenty dollars. Motorized bicycle registration fees are increased from five dollars to seven dollars. Registration fees for motorcycles are doubled. Registration fees for trailers with a gross weight of one thousand pounds or less are increased from four dollars to six dollars. The fee for a nonoperator's identification card is increased from one dollar to five dollars. Operator's license fees are increased from five dollars to seven dollars for a two-year license and from ten dollars to twenty dollars for a six-year license. The fee for a chauffeur's license is increased from ten dollars to fourteen dollars for a two-year license and from twenty dollars to forty dollars for a six-year license. Also increased are fees for an operator's instruction permit which goes

from three dollars to six dollars. Chauffeur's instruction permits are increased from six dollars to twelve dollars, temporary driver's permits are increased from five dollars to ten dollars, and motorized bicycle licenses are increased from five dollars to ten dollars. Peace officers are granted authority to conduct spot motor vehicle inspections. Division IV also appropriates moneys from the road use tax fund to the general fund of the state to fund the Highway Safety and Uniformed Force Division of the Department of Public Safety for the 1984-1985 fiscal year. Division V was item vetoed by the Governor. Division VI imposes the sales and service tax on electronic repair and installation, tangible personal property rentals, and licensed executive search agencies. Division I takes effect upon publication. Division II takes effect upon publication. Division III takes effect upon publication with certain provisions retroactive to January 1, 1983 for tax years beginning on or after January 1, 1983 and certain provisions retroactive to January 1, 1984 for tax years beginning on or after January 1, 1984. Division IV takes effect July 1, 1984. Division VI takes effect July 1, 1984.

S.F. 2333 (1984 Iowa Acts, Chapter 1307)

By Committee on Appropriations. Appropriates operating funds to the Department of Corrections and to the Department of Human Services for the 1984-1985 fiscal year for correctional and mental health and mental retardation programs. It separates the appropriations into the following major categories: general administration; adult correctional institutional services; inmate classification system; correctional training center; federal prison reimbursements; community-based corrections; prisoner legal assistance; reimbursement for counties for temporary confinement of work release and parole violators; Board of Parole, Iowa Veterans Home; State Mental Health Institutional Services; State Hospital Schools; state community mental health and mental retardation fund; and for capital improvements and construction.

The Act provides that certain appropriated funds are to be used to provide for the psychological testing of correctional officer candidates. It modifies the requirements and qualifications for the Department of Corrections' independent hearing officers. It provides that an impact statement prepared by the Legislative Fiscal Bureau must be attached to any bill introduced in the General Assembly which could reasonably effect inmate populations.

The Act requires that the Department of Corrections provide, by January 15, 1985, evidence from independent experts on the effectiveness and validity of the inmate classification system. It requires the Department of Corrections to maintain a long-range corrections planning process and an ongoing five-year corrections master plan.

The Act allows the use of certain funds for improvements at the Iowa Veterans Home. It requires that the Department of Corrections continue to recruit, employ and retain psychologists and psychiatrists. It provides that all funds received from the client

participation be deposited in the general fund and provides rules and requirements on client billing.

The Act requires the Commissioner of the Department of Human Services to prepare a study of the disabled population in Iowa and sets out certain requirements of the study. The Act also provides the certain funds available for construction which remain unobligated and unencumbered during the fiscal year shall revert to the general fund.

S.F. 2334 (1984 Iowa Acts, Chapter 1307)

By Committee on Appropriations. Appropriates funds for the 1984-1985 fiscal year for operations to the Commission on the Aging, the Civil Rights Commission, the Spanish-Speaking Peoples Commission, the Committee on the Employment of the Handicapped, the Commission on the Status of Women, several medical licensing boards, the state Department of Health, specialized child health service programs at the University Hospitals and Clinics at the University of Iowa, and the Department of Veterans Affairs for general administration.

The Act requires that an extensive number of requirements be met for the use of funds appropriated to the Department of Health for the Homemaker-Home Health Aide Program and the Public Health Nursing Program.

The Act provides a procedure for State Comptroller approval of additional expenditures directly caused by actual licensing examination expenses.

Money which is received from the sliding fee scale for the birth defects and genetic counseling service at the mobile and regional Child Health Specialty Clinics will be considered repayment receipts and is permitted to be used for the service program.

The Act specifies intention by the General Assembly that the Childhood Cancer Diagnostic and Treatment Network Program, the Rural Comprehensive Care for Hemophilia Patients Program, and the High Risk Infant Follow-up Program at the University of Iowa Hospitals and Clinics, not be funded by the Joint Human Resources Appropriations Subcommittee after the 1984-1985 fiscal year.

The Act appropriates money to the Department of Veterans Affairs to create a reporting procedure for veterans who have been exposed to chemical defoliants, herbicides, or other causative agents.

The Act provides a supplemental appropriation to the Personal and Family Health Services Division of the Department of Health for the amounts allocated from the appropriation to the University of Iowa Hospitals and Clinics for mobile and regional Child Health Specialty Clinics, Childhood Cancer Diagnostic and Treatment Network Programs, Rural Comprehensive Care for Hemophilia Patients Program, and Muscular Dystrophy and Related Genetic Disease Programs for the 1983-1984 fiscal year.

An appropriation is made to the state Department of Health for any legal expenses incurred by any of the licensing boards under the Department regarding legal expenditures.

S.F. 2335 (1984 Iowa Acts, Chapter 1308)

By Committee on Appropriations. Appropriates funds to the Department of Human Services for the 1983-1984 fiscal year for payment to certain families who were denied a portion of benefits for the spouse of an unemployed parent during the 1982-1983 fiscal year under the Unemployed Parent Program of the Aid to Families with Dependent Children Program and to reimburse the federal government for federal audit exceptions under the joint federal-state medical assistance program. It requires that excess Social Services Block Grant funds replace state funds previously appropriated for the purchase of local services and removes the prohibition on the expenditure of funds, appropriated to the Coordinated Manpower Services Demonstration Projects, for job training after March 31, 1984. The law takes effect upon publication.

S.F. 2337 (1984 Iowa Acts, Chapter 1309)

By Committee on Appropriations. Appropriates funds from the general fund of the state to the Department of Public Safety, the Iowa Law Enforcement Academy, the Office of Disaster Services, and the Department of Public Defense for the fiscal year beginning July 1, 1984 and ending June 30, 1985 for the operation of the agencies. The appropriation to the Department of Public Safety does not include funds for the operation of the Division of Highway Safety and Uniformed Force. It also appropriates funds from the general fund of the state, the road use tax fund, the primary road fund, and the state aviation fund to the State Department of Transportation for the fiscal year beginning July 1, 1984 and ending June 30, 1985 for the Department's operation. The transfer of \$1,000,000 from use tax revenues to the State Department of Transportation for public transit purposes during the 1983-1984 fiscal year is changed from an advance of funds to an interest-free loan payable during the fiscal period beginning July 1, 1984 and ending June 30, 1989. Effective July 1, 1985, the standing appropriation to the highway railroad grade crossing surface repair fund is increased from five hundred thousand dollars to nine hundred thousand dollars. It provides that certain registration fees received in excess of \$120,000,000 in the fiscal year beginning July 1, 1983 and ending June 30, 1984 be placed in escrow by the Treasurer of State and transferred to the road use tax fund on April 15, 1985. The law takes effect upon publication.

S.F. 2351 (1984 Iowa Acts, Chapter 1310)

By Committee on Appropriations. Appropriates operating funds to the Department of Human Services for the 1984-1985 fiscal year and separates the appropriations into the following major categories: general administration; field operations; special programs, including aid to families with dependent children, medical assistance, child support recovery, state supplementary assistance,

home-based services, foster care, community-based services, county-based juvenile reimbursements, and state institutional services for juveniles; and supplementation of federal social services block grant funds, including supplementation for the purchase of local services and additional child day care services. It appropriates operating funds to the state Foster Care Review Board for the 1984-1985 fiscal year.

The Act establishes and funds a medically needy program under the medical assistance program, effective November 1, 1984, covering pregnant women and children under twenty-one years of age for all services except certain institutional services. It requires medically needy recipients to meet the resource guidelines of the Aid to Families with Dependent Children Program and to spend a sufficient amount of income on allowable medical expenses to reduce their periodic income to 133% of the assistance which would be payable to similarly situated recipients under the Aid to Families with Dependent Children Program. It authorizes the Department of Human Services to seek a medical assistance waiver from the federal government to allow the University of Iowa Hospitals and Clinics to be designated the provider of medical services to certain medically needy obstetric and newborn patients. It requires the University of Iowa Hospitals and Clinics, the Legislative Fiscal Bureau, and the Department of Human Services to collect, maintain, and analyze certain data relating to the statewide indigent patient care program and the medically needy program.

It authorizes the Department of Human Services to provide certain prescribed over-the-counter drugs under the medical assistance program and under certain restrictions to implement a drug utilization review program with the Iowa Pharmacy Foundation.

The Act establishes reimbursement rates for medical assistance providers, residential care facilities, foster care providers, and purchase of service providers. Requires the Department and the State Department of Health to study the feasibility of establishing a special intermediate care facility reimbursement rate applicable to brain-injured individuals.

It authorizes the Department of Human Services to secure reimbursements from the federal government for counties providing general relief during an interim period prior to the determination of eligibility for federal supplemental security income payments.

S.F. 2352 (1984 Iowa Acts, Chapter 1311)

By Committee on Appropriations. Appropriates federal funds made available to the state through federal block grants. The Act appropriates the Community Services Block Grant funds and the Community Development Block Grant funds to the Office for Planning and Programming; the Low-Income Home Energy Assistance Block Grant funds to the Energy Policy Council; the Social Services Block Grant funds to the Department of Human Services; the Alcohol and Drug Abuse and Mental Health Services Block Grant funds to the

Department of Substance Abuse with a portion of the funds transferred to the Department of Human Services for community mental health centers; the Maternal and Child Health Services Block Grant funds to the State Department of Health; the Preventive Health and Health Services Block Grant funds to the State Department of Health with a portion of these funds transferred to the Maternal and Child Health Services Block Grant to be appropriated to the University of Iowa Hospitals and Clinics for specialized child health services; and the Education Block Grant to the Department of Public Instruction. A portion of each block grant is allocated for administrative costs of the state agency and provision is made for auditing the funds. A procedure is established for proration by the Governor of the block grant funds if the amounts actually received are less than the amount appropriated in the Act for allocation by the Governor of additional moneys if the amounts actually received are more than the amounts appropriated. A procedure is also established for action by the Governor if the block grants are consolidated or expanded and if future federal actions increase or decrease federal funding. The Act provides for notification of appropriate legislative officers and employees of actions taken by the Governor.

The Act also changes the amount appropriated in the 1983-1984 federal fiscal year for administrative expenses by the Energy Policy Council for low-income home energy assistance.

The Act requires that any unencumbered funds allocated to the state Department of Health for maternal and child health programs within the Personal and Family Health Division of the Department from the federal Emergency Jobs Appropriation Act during the 1983-1984 federal fiscal year be transferred August 1, 1984 to the University of Iowa Hospitals and Clinics for Regional and Mobile Child Health Specialty Clinics.

S.F. 2353 (1984 Iowa Acts, Chapter 1312)

By Committee on Appropriations. Relates to the funding of substance abuse treatment and prevention programs. The Act appropriates funds to the Department of Substance Abuse for the 1984-1985 fiscal year for administration, program grants, treatment programs not licensed by the Department, and prevention programs. The Treasurer of State is required to deposit seven percent of the amount of the gross sales from the liquor stores in a special fund for substance abuse programs determined by the General Assembly.

The Act requires the state to incur one hundred percent of the cost of certain substance abuse treatment at licensed facilities for the 1984-1985 fiscal year.

The Act stipulates that all receipts from the Sunday sales permits be credited to the Beer and Liquor Control Fund. Presently these receipts are kept and expended by the cities and counties in the state.

The Department is required to distribute program grant funding by a formula based on population, need, and other criteria determined by the Department.

The Act requires a person who is to be admitted to a state mental health institute for substance abuse treatment to undergo a preliminary intake and assessment by a facility licensed by the Department except in cases of a medical emergency. A county will no longer be able to certify a supplemental levy for substance abuse treatment costs incurred in facilities licensed by the Department.

S.F. 2361 (1984 Iowa Acts, Chapter 1315)

By Committee on Appropriations. Makes appropriations for various government projects and programs. It establishes an Iowa Educational Excellence Program that allows school districts to apply to the Department of Public Instruction for approval for an educational improvement project funded from district moneys and additional allowable growth, and the Department may award an Educational Excellence Incentive Grant of up to \$5,000 to help fund the project. The Act also appropriates \$500,000 to the area schools for equipment replacement. It appropriates additional money to the College Aid Commission for the next year for tuition grants to students. It also appropriates additional money to each of the three state universities under the State Board of Regents for operating expenses.

The Act makes a number of appropriations to the State Board of Regents to be allocated to Iowa State University for the following agricultural purposes: to the Agricultural Experiment Station for a Meat Export Research Center, to the Agricultural Experiment Station for horticultural research, to the Cooperative Extension Service for a State Extension Fruit Specialist, to the Agricultural Experiment Station for research to identify crops other than corn and soybeans which can be grown in Iowa, to the Agricultural Experiment Station for a New Food Crops Research Center and to the Cooperative Extension Service for financial management and counseling services for farm operators. The Act also appropriates money to the Department of Agriculture for a horticultural marketing specialist and support staff. The Act also appropriates money to the Department of Public Safety for the claims filed under the Victim Reparation Program and for the payment of operational expenses. It appropriates money to the State Bureau of Labor for regulating asbestos removal and duties under the Hazardous Chemicals Risks Right to Know Act. It transfers funds from the road use tax fund to the general fund and appropriates the funds to the State Department of Public Safety for administration and supervision of the public highways by the Division of Highway Safety and Uniformed Force.

The Act also appropriates money to the State Board of Regents to be distributed to the State University of Iowa for fire safety deficiency corrections; to Iowa State University for fire safety

deficiency corrections, planning for the College of Education Building, and planning for the Home Economics Building; to the Iowa Braille and Sight-saving School for a utility system master plan and other campus improvements.

The Act appropriates funds for capital purposes as follows:

1. To the Commission for the Blind for overhaul of the absorption system and for rebuilding the cooling tower.

2. To the Department of General Services for statehouse renovation costs for acquisitions of land surrounding the Capitol Complex, for renovation and remodeling of the Lucas Building, for repair to the Wallace Building, for repair of the roof of the Vehicle Dispatcher and Micrographics Buildings, for installation of individual water heaters in Capitol Complex Buildings, for replacement of the incandescent lamps in the Capitol, for automation of the North Capitol Elevator, for repair of the roof and dome of the State Historical Building, for renovation of the restroom and drinking facilities in the State Historical Building, for handicapped accessibility, and for construction of a handicapped entrance ramp to the State Historical Building.

3. To the State Historical Department for construction of a handicapped entrance to the Centennial Building in Iowa City and purchase of property adjacent to the gravesite at Gardner Cabin.

4. To the State Conservation Commission for Swan Lake restoration, and for conservation projects on State Conservation Commission lands and waters.

5. To the Treasurer of State for purchase of an investment machine and system.

6. To the Energy Policy Council for an energy management program.

7. To the State Fair Board for roofing of the pavilion and cattle barn and overhaul of the electrical system.

8. To the Department of Public Defense for building an armory in Clinton.

9. To the Department of Public Safety for land and construction of a new tower in Cedar Falls.

The capital appropriations do not revert until September 30, 1986.

The Act also authorizes employees of area schools, area education agencies, school districts, and regional library systems to use agency credit cards for payment of authorized expenditures incurred in the performance of work-related duties.

H.F. 2284 See State Government. Provides for agreements for indemnification by the state in the event of loss of or damage to certain art objects and artifacts borrowed by nonprofit organizations or governmental entities for special exhibits.

H.F. 2347 (1984 Iowa Acts, 1316)

By Committee on Appropriations. Appropriates funds from the Herrick bequest for site acquisition, engineering planning, and construction of a new state historical building and delays for one year approximately half of the funds appropriated from the general fund in 1983 for that purpose. The law takes effect upon publication.

H.F. 2473

See State Government. Relates to the reversion of certain out-of-state travel expenses from the state agencies' and departments' 1984-1985 appropriations.

H.F. 2511 (1984 Iowa Acts, Chapter 1300)

By Committee on Appropriations. Makes supplemental appropriations to the Treasurer of State and Auditor of State for the 1983-1984 fiscal year. The law takes effect upon publication.

H.F. 2518 (1984 Iowa Acts, Chapter 1301)

By Committee on Appropriations. Appropriates funds to various executive, legislative, and judicial agencies for the fiscal year beginning July 1, 1984. The agencies included are the Office of Administrative Rules Coordinator, Iowa State Arts Council, Department of Justice, Capitol Planning Commission, Office of Citizens' Aide, Executive Council, Department of General Services, Office of the Governor, Office of the Lieutenant Governor, Iowa Supreme Court, Court of Appeals and District Courts and related judicial department agencies, Iowa State Historical Department, Bureau of Labor, Legislative Fiscal Bureau, Legislative Service Bureau, Pioneer Lawmakers, Terrace Hill Authority, Criminal and Juvenile Justice Planning Agency, Office for Planning and Programming, Iowa Merit Employment Department, Iowa Academy of Science, and Iowa State Library. The Act also appropriates funds from membership assessments for the Council of State Governments, Commission on Uniform State Laws, and the National Conference of State Legislatures.

H.F. 2519 (1984 Iowa Acts, Chapter 1302)

By Committee on Appropriations. Appropriates from the general fund of the state for the 1984-1985 fiscal year the operating funds for the Iowa Commission for the Blind, the Iowa College Aid Commission, the Iowa Public Broadcasting Network, the Department of Public Instruction, and the State Board of Regents. The Act also appropriates money to the Iowa College Aid Commission for the subvention program for the University of Osteopathic Medicine and Health Services, for the National Guard Education Program, and for the Tuition Grant Program. The amount of a tuition grant for a year is increased to \$2,250. The Act also decreases the

appropriation for the next fiscal year to the College Aid Commission for the reimbursement payments for the guaranteed Student Loan Payment Program and for the Science and Mathematics Loan Program. Funds are appropriated to the Department of Public Instruction for fire service education, vocational education administration, vocational education, vocational rehabilitation, the Professional Teaching Practices Commission, the vocational youth organization fund, school food service, textbooks for nonpublic school pupils, the School Budget Review Committee, non-English speaking pupils, financial aid to the merged area schools, matching funds for vocational education programs in the merged area schools, and for the Iowa Industrial Start-Up Training Program. The standing appropriation for the Computer Software Clearinghouse is repealed and funds are appropriated only for the next year for the Clearinghouse. The fourth quarter appropriation for the merged area schools will not be paid until the first quarter of the 1985-1986 fiscal year. The Act also specifies that claims for reimbursement to parents for the cost of transporting their children will be the amount of the claim regardless of the average transportation costs of the district per pupil transported. It limits the appropriation to the State Comptroller for payments to school districts for pupils enrolled in foreign language courses and in higher level mathematics and physics and chemistry courses and provides for prorating the moneys appropriated. Funds are appropriated to the State Board of Regents for Western Iowa continuing education, and for support of the Quad Cities graduate study center; to the State University of Iowa for the general university, University Hospitals, the Psychiatric Hospital, the State Hygienic Laboratory, the Hospital-School, and the Oakdale Campus; to Iowa State University for the general university, the Agricultural Experiment Station, the Cooperative Extension Service, and the Center for Industrial Research and Service; to the University of Northern Iowa; to the State School for the Deaf; and the Iowa Braille and Sight-saving School. The Act also requires the collective bargaining representatives for the faculty at the University of Northern Iowa and for the University of Northern Iowa to determine the distribution of funds in the vitality fund, but the amount distributed cannot exceed the teaching faculty's share of funds in the fund. The Act appropriates money to the State Board of Regents for fuel and electricity purposes at the institutions and allows any excess funds to be used for maintenance.

H.F. 2520 (1984 Iowa Acts, Chapter 1303)

By Committee on Appropriations. Appropriates funds to state departments and agencies whose responsibilities relate to agricultural affairs, economic development, and energy and natural resources management. The state departments and agencies include the State Department of Agriculture, the State Conservation Commission, State Advisory Board for Preserves, Iowa Development Commission, the Energy Policy Council, the State Fair Board, the Iowa Geological Survey, the Mississippi River Parkway Commission, the Department of Soil Conservation, and the Department of Water, Air and Waste Management. The Act includes funds for open spaces

school tax payments, a multiflora rose eradication cost reimbursement program, repair costs at the Herbert Hoover Birthplace, and the Iowa State Water Resources Research Institute. The Act also extends the time period for completion of county land use inventories and county land use plans for unincorporated areas by six months.

H.F. 2521 (1984 Iowa Acts, Chapter 1304)

By Committee on Appropriations. Appropriates to various state regulatory, administrative and finance departments, boards and commissions for the 1984-1985 fiscal year. The Act appropriates for general operations to the Board of Architectural Examiners, Landscape Architectural Examiners, Accountancy Examiners, and Engineering Examiners. It appropriates for general operations to the State Auditor, Department of Banking, Beer and Liquor Control Commission, Consumer Advocate, State Comptroller, Credit Union Department, Industrial Commissioner, Insurance Department, Department of Job Service, Occupational Safety and Health Review Commission, Public Employment Relations Board, Real Estate Commission, Racing Commission, Revenue Department, Secretary of State, and State Treasurer. It appropriates to the moneys and credits replacement fund, county government assistance fund, and the municipal assistance fund. Provides that federal grants or receipts received are appropriated for the purpose set forth in those grants or receipts unless the General Assembly specifies otherwise.

It provides that if the State Comptroller projects that the state general fund revenues for the 1985-1986 fiscal year will be less than 7.3% above the state general fund revenues of 1984-1985 fiscal year then the formula specified for recomputing the state percent of growth in order to determine school district budgets will not be used and one percent will be subtracted from the state percent of growth for 1985-1986.

BONDS

S.F. 2244 (1984 Iowa Acts, Chapter 1021)

By Committee on Local Government. Corrects section 76.5 to indicate the application of the preceding sections in the chapter. Subsequent sections in the chapter were added later and section 76.5 does not apply to them. The Act also provides that the costs related to the registration of public bonds and obligations may be paid from the fund from which the principal and interest of the bonds are payable.

S.F. 2332 (1984 Iowa Acts, Chapter 1281)

By Junkins and Hultman. Relates to the Iowa Housing Finance Authority by increasing the overall bonding limit from \$500 million to \$650 million and the small business loan program limit from \$100 million to \$250 million, by changing the definition of "small business" and "dominant in its field of operation" to include businesses that have annual gross revenues of not more than \$3 million, and by including in the definition of "low or moderate income families" people who are purchasing or renting housing for which the proceeds of bonds issued may be used and still qualify the bonds as tax-exempt mortgage subsidy bonds or residential rental bonds.

H.F. 2111 (1984 Iowa Acts, Chapter 1058)

By Norland. Authorizes cities to issue revenue bonds and pledge orders to refund general obligation bonds if the proceeds of the general obligation bonds were expended for a city utility, city enterprise, or a portion of a combined city utility or city enterprise. Previously, revenue bonds could be issued for these purposes but not to refund general obligation bonds.

H.F. 2421

See Local Governments. Relates to the authority of a separate legal entity for solid waste disposal to issue bonds.

BUSINESS AND UTILITIES

S.F. 163 (1984 Iowa Acts, Chapter 1130)

By Readinger. Creates a statutory lien on personal property in a self-service storage facility while the property is in the possession of the owner of the facility. It also provides for a mechanism for enforcement of the lien. The enforcement procedures include the providing of notice to the person occupying the facility. The Act requires that notice be given both by certified mail and an advertisement for two consecutive weeks in a newspaper of general circulation in the county where the self-service facility is located. The lien will be subject to all other liens and security interest perfected prior to the time the personal property is placed within or upon the self-storage facility.

S.F. 190 (1984 Iowa Acts, Chapter 1233)

By Slater, Carr and Bruner. Provides that a person who is elected to a municipal, county, state or federal office shall be granted a leave of absence from regular employment to serve in that office upon application to the employer. An employer is not required to pay the employee compensation or pension, health or other benefits during the leave. It applies only if the employer has more than twenty employees and to a leave of six years or less. It does not apply to a leave of absence from an elective office. Teachers hired to replace a teacher on a leave of absence are not subject to termination under chapter 279 when the teacher on leave returns. Violation of the Act is a simple misdemeanor.

S.F. 420 (1984 Iowa Acts, Chapter 1217)

By Committee on Small Business and Economic Development. Permits the holder of a dishonored instrument such as a check to assess against the maker of the instrument a surcharge of not more than ten dollars for each dishonored instrument. The surcharge cannot be charged unless the holder clearly and conspicuously posts a notice at the usual place of payment or includes a notice in the billing statement. The notice must state that the surcharge will be assessed and the amount of the surcharge. The surcharge shall not be assessed against the maker if the reason the check or other instrument was dishonored is because the maker had stopped payment. In a court action to recover payment on a dishonored check or draft, a successful plaintiff may recover the surcharge if approved by the court. A successful defendant in an action to recover payment on a dishonored check or draft may receive attorney's fees if the court determines the action to have been frivolous.

S.F. 475

See State Government. Relates to requirements of state agencies in proposing rules that would affect small businesses.

S.F. 510

See Agriculture. Relates to a lien for agricultural supply dealers furnishing certain items to farmers.

S.F. 511 (1984 Iowa Acts, Chapter 1132)

By Committee on Agriculture. Provides that an electric transmission line company is to be notified when earthwork or excavation is to occur within fifty feet of a buried line. If the work is to be within fifteen feet of the line, the company is to mark the location of the line or inform the person of its voltage and route. The company is required to have a representative present during the work if the voltage exceeds thirty-four point five kilovolts.

S.F. 2002 (1984 Iowa Acts, Chapter 1066)

By Taylor. Provides that in the absence of an agreement, a customer has all rights and title to a die, mold, or form. If the customer does not claim possession to a die, mold, or form within three years of July 1, 1984, the rights and title are transferred to the molder for the purpose of destroying or disposing of the die, mold, or form.

S.F. 2116 (1984 Iowa Acts, Chapter 1087)

By Jensen. Permits, upon the termination of a franchise for farm implements or parts, the holder of the franchise to require the franchisor to repurchase certain implements and parts. The franchisor is also required to pay transportation, handling, loading, and packing costs. A civil penalty is provided if the franchisor fails to comply.

S.F. 2135 (1984 Iowa Acts, Chapter 1101)

By Deluhery and Tieden. Prohibits an electric utility from serving or offering to serve electric customers in an exclusive service area assigned to another utility. The Act provides that the state, electric utility or any other person injured by a utility breaking this prohibition may initiate a contested case seeking redress. In addition, the violating public utility is subject to civil penalties for willful violations.

The Act also eliminates the requirement that an electric utility receive a franchise for a transmission line, wire or cable which operates at less than 34.5 kilovolts. However, the Iowa State Commerce Commission retains jurisdiction over such lines and may be petitioned for a franchise granting authority for construction, erection, maintenance, operation and right of eminent domain for a person who cannot secure necessary voluntary easements.

S.F. 2160 (1984 Iowa Acts, Chapter 1045)

By Committee on Labor and Industrial Relations. Provides for preferential treatment of state residents in the award of contracts for public improvements where the resident is competing with a nonresident who is provided preferential treatment in the nonresident's state or country of residence. The law takes effect upon publication.

S.F. 2232 (1984 Iowa Act, Chapter 1205)

By Committee on Commerce. Requires a licensed industrial loan company which receives funds in escrow pursuant to an escrow agreement executed on or after July 1, 1982 or before July 1, 1983 or after July 1, 1984 to pay interest to the borrower on those funds. The rates of interest must be at the lowest rate the company pays to holders of thrift certificates issued by the company. In addition, a licensed industrial loan company is permitted to collect an appraisal fee on a loan secured by a mortgage or deed of trust upon real estate. The appraisal fee must be bona fide and reasonable in amount.

S.F. 2257 (1984 Iowa Acts, Chapter 1251)

By Committee on Commerce. Chapter 390 of the Iowa Code allows cities to jointly own electrical transmission facilities which are located within the state pursuant to an agreement. This Act allows the cities to also own some facilities which are outside the state provided such facilities are in states contiguous to Iowa and that at least some of the joint facilities are located within Iowa.

S.F. 2285

See Local Governments. Relates to security on a bid for a public improvement contract.

S.F. 2301 (1984 Iowa Acts, Chapter 1248)

By Committee on Judiciary. Requires an advancement by a senior or junior lienholder for payment of a tax or assessment delinquency, insurance, repairs, maintenance or preservation of the property to be added to the original lien and have the same priority as the original lien. The Act also provides that a person furnishing only materials to a subcontractor who furnishes materials does not have a lien under the mechanic's lien chapter unless that person provides a certified statement that the principal contractor was notified within thirty days of the furnishing of the materials.

S.F. 2317 (1984 Iowa Acts, Chapter 1147)

By Committee on Energy. Provides that coal mined or produced in Iowa may be granted a five percent price preference in terms of cost per unit of heat produced over coal mined or produced outside the state by public purchasers of coal.

S.F. 2357

See State Government. Relates to the creation of a petroleum overcharge fund.

S.F. 2366 (1984 Iowa Acts, Chapter 1237)

By Junkins and Hultman. Permits a creditor to charge up to 1.65% per month or 19.8% per year interest on the amount due in consumer credit sales transactions made pursuant to open-end credit. The change will also permit the same charges on accounts receivable with respect to open accounts. A creditor is permitted to contract for and receive a finance charge without limitation as to the amount or rate with respect to a loan pursuant to open-end credit obtained pursuant to a credit card issued by the creditor which

entitles the cardholder to purchase or lease goods or services from at least one hundred persons not related to the card issuer. The use by the consumer of an open-end account after the effective date of the change constitutes the agreement of the consumer if the consumer has been notified of the change.

H.F. 434

See Local Governments. Relates to investment of public funds by two or more cities.

H.F. 2062 (1984 Iowa Acts, Chapter 1273)

By Sturgeon. Prohibits the disconnection of gas or electric service from November 1 through April 1 by a public utility for a customer's residence which has a resident who has been certified as being qualified for either the Low Income Home Energy Assistance Program or the Weatherization Assistance Program and who is also certified as being a "head of household" as defined by under the tax laws. To qualify for the exemption, the resident must be certified to the resident's public utility by the resident's local agency administering the Low Income Home Energy Assistance Program or Weatherization Program. The Act requires the notice of disconnection sent to a customer to include the address and telephone number of the local agency which is administering the customer's Low Income Home Energy Assistance Program and the Weatherization Assistance Program. The written notice also must advise that the disconnection does not apply from November 1 through April 1 for those who have been certified under the procedures established in the Act. The Act applies to both regulated utilities and to municipally-owned utilities and unincorporated villages which own their own distribution system. Violations of the Act subjects the violating utility to civil penalties.

H.F. 2065 (1984 Iowa Acts, Chapter 1131)

By Chiodo. Requires the Iowa State Commerce Commission to establish rules relating to utility deposits with respect to all public utilities furnishing gas or electricity. The deposit for a residential or commercial customer for a place which has previously received service may not be greater than the highest billing of service for one month for the place in the previous twelve-month period. The deposit for a residential or commercial customer for a place which has not previously received service or for an industrial customer shall be the customer's projected one-month's usage for the place to be serviced as determined by the utility according to the Commission's rules. The rules are also to allow a person other than the customer to pay the customer's deposit. Upon termination of service to such a customer, the deposit plus accumulated interest less any unpaid utility bill of the customer, is to be reimbursed to the person who made the deposit.

H.F. 2068 (1984 Iowa Acts, Chapter 1225)

By Gronstal. Requires every ad published, broadcast, or otherwise displayed or disseminated to the public by a public utility which is to be charged to the utility's customers to include a statement

in the ad that the costs of the ad are being charged to the customers of the public utility. The Act does not apply to a utility's product or service that becomes subject to competition nor does it apply to ads which are required by the Iowa State Commerce Commission or by other state or federal regulations. The Act also does not apply to rural electric cooperatives.

H.F. 2183

See Health and Safety. Relates to the licensing of business entities engaging in asbestos projects.

H.F. 2234 (1984 Iowa Acts, Chapter 1280)

By Committee on Small Business and Commerce. Requires the manufacturer or dealer to repair or correct any defect or condition in a new motor vehicle to conform to express warranties within a reasonable number of attempts, or replace the motor vehicle with a comparable new motor vehicle or refund the full purchase price upon the return of the vehicle less a reasonable allowance for the use of the vehicle. The Act defines a "reasonable number of attempts to repair a defect or condition" to mean four or more attempts to repair the same defect or condition or thirty or more calendar days in the repair shop. The Act applies to new motor vehicles for the period of the express warranty or one year from the date of delivery, whichever period ends earlier.

H.F. 2338 (1984 Iowa Acts, Chapter 1023)

By Committee on Small Business and Commerce. Strikes a provision of the Code which would have prohibited the Iowa State Commerce Commission from approving a schedule for telephone directory assistance charges if charges were included for directory assistance on telephone numbers not listed in the most recently published telephone director. However, the Act does prohibit the Commission from approving a schedule of directory assistance charges if the schedule does not provide residential customers with a record of the date and time of each directory assistance call made from the residence.

The law takes effect July 1, 1984, for applications for new or changed rates, charges, schedules or regulations filed on or after July 1, 1984.

H.F. 2385

See Agriculture. Relates to the frequency of inspection of grain dealers.

H.F. 2391

See Agriculture. Relates to fees for grain dealers and warehouses.

H.F. 2398

See Transportation--Roads. Relates to the expenditure of federal highway aid funds with small business concerns owned and controlled by socially and economically disadvantaged individuals.

H.F. 2404 (1984 Iowa Acts, Chapter 1031)

By Committee on Small Business and Commerce. Redefines which telephone companies are not generally subject to rate regulation under chapter 476 of the Iowa Code. Rather than having the exemption apply to telephone companies having less than fifteen thousand stations, the exemption applies to telephone companies having less than fifteen thousand customers and less than fifteen thousand access lines.

H.F. 2409 (1984 Iowa Acts, Chapter 1033)

By Committee on Small Business and Commerce. Eliminates the priority and superiority of a mortgage executed by the trustees of a cooperatively-owned housing project for the granting of a first mortgage on apartments in the housing project.

H.F. 2466 (1984 Iowa Acts, Chapter 1096)

By Committee on Judiciary and Law Enforcement. Changes the definition of "public accommodation" under the Iowa Civil Rights law. It includes establishments which offer services, facilities, or goods for a fee or charge to nonmembers of any organization or association utilizing the place, establishment, or facility. Previous law specified that the services, facilities, or goods must be provided to the general public, rather than nonmembers.

H.F. 2510

See Taxation. Relates to the assessment of utility property.

H.F. 2532 (1984 Iowa Acts, Chapter 1267)

By Norland and Stromer. Allows telephone utilities to offer centron, centrex, intraexchange private line, or multiline variety package service without filing a tariff of charges unless the Iowa State Commerce Commission determines such a procedure is not in the public interest. The services must be offered at a rate which exceeds cost and the rates cannot discriminate in an unreasonable manner for or against any customer. The utility must provide the Iowa State Commerce Commission with at least thirty days notice prior to a request to offer such service. The Commission may require the utility to file its price lists, contracts, or cost allocations for such services offered. In rate cases the Commission is required to consider the revenues, expenses and investment related to services offered without a tariff. The law takes effect upon publication.

CORRECTIONS

S.F. 497

See State Government. Relates to the duties of the prison ombudsman.

S.F. 2082 (1984 Iowa Acts, Chapter 1148)

By Committee on State Government. Provides for the establishment of restrictions and requirements regarding the confidentiality of records for supervised individuals by the Department of Corrections.

S.F. 2084 (1984 Iowa Acts, Chapter 1184)

By Committee on Judiciary. Makes a number of changes in provisions pertaining to the Iowa Department of Corrections that have become necessary since the Department was created in 1983.

S.F. 2098 (1984 Iowa Acts, Chapter 1280)

By Deluhery. Provides that the liability, if any, for a tortious act committed by an offender, adult or juvenile, during the performance of unpaid community service is the state's. It also excludes persons performing unpaid community service from the restrictions on Workers' Compensation imposed upon inmates pursuant to section 85.59 of the Code.

S.F. 2101 (1984 Iowa Acts, Chapter 1166)

By Taylor. Allows a child committed to the State Training School within six months of the child's eighteenth birthday to be incarcerated with court permission beyond the child's eighteenth birthday in order for the child to complete a court of instruction established by the School for the child.

S.F. 2269 (1984 Iowa Acts, Chapter 1144)

By Committee on Judiciary. Permits that prisoners in county jails may be charged for meals and board, but that such charges shall not exceed 50% of the wages or salaries of the prisoner, after deductions required by law, earned during the period of time for which the charges are made.

S.F. 2333

See Appropriations. Relates to appropriations to the Department of Corrections.

H.F. 74 (1984 Iowa Acts, Chapter 1004)

By Brammer. Removes the present section of the Code relating to visitation at the men's correctional facilities and replaces it with a new section which expands the list of elected officials given visitation privileges, removes the references to "ministers of the gospel" and uses new language which applies to non-Christian religions as well. The Act makes the section applicable to all correctional institutions.

H.F. 582 (1984 Iowa Acts, Chapter 1193)

By Committee on Judiciary and Law Enforcement. Makes several changes in the Post Conviction Procedure Act, as contained in chapter 663A, including limiting the time in which to file for post conviction relief.

H.F. 2170 (1984 Iowa Acts, Chapter 1019)

By Committee on Human Resources. Provides for the designation of the duties and responsibilities of probation officers as assigned to them by law and by the director of the judicial district department of correctional services.

H.F. 2348 (1984 Iowa Acts, Chapter 1244)

By Committee on Judiciary and Law Enforcement. Removes the restriction that work release be allowed only for child care or housekeeping. It requires counties to comply with requests from the Department of Corrections for the temporary confinement of persons alleged to have violated parole or work release conditions, pending revocation proceedings. Counties must comply with the Department's request if jail space is available; however, counties are reimbursed for the costs of confinement. It provides that the appeal of an order of a hearing officer may be heard by the Superintendent, the Warden, or a person designated by the Superintendent or Warden to hear such appeals. The Act extends the time in which the board of directors of a judicial district department of correctional services must file its annual report from thirty to ninety days. It authorizes the court to hold a defendant in contempt of court, with a corresponding jail term imposed, for the violation of probation.

H.F. 2375 (1984 Iowa Acts, Chapter 1029)

By Committee on Human Resources. Requires that persons committed to a residential treatment center operated by a judicial district department of correctional services surrender their income to the judicial district department for disposition in accordance with specified priorities.

H.F. 2378 See State Government. Relates to procedures of the Board of Parole.

H.F. 2392

See State Government. Relates to the adoption of fitness requirements for correctional officer candidates by the Department of Corrections.

H.F. 2417 (1984 Iowa Acts, Chapter 1127)

By Committee on Human Resources. Provides that the establishment of jail standards, inspections of jails, and reports of inspection procedures will include cities and municipal holding facilities as is presently provided for counties and county jails.

H.F. 2425 (1984 Iowa Acts, Chapter 1214)

By Committee on Judiciary and Law Enforcement. Authorizes the Director of the Department of Corrections to request the transfer

of a child fourteen through seventeen years of age, who has been prosecuted and convicted as an adult in district court, to the State Training School. Provides that, upon approval by the appropriate Division Director of the Department of Human Services, the child may be retained in temporary custody by the State Training School until the child's eighteenth birthday or until the child becomes a security risk or a danger to other residents, at which time the child is to be returned to the custody of the Director of the Department of Corrections to serve the remainder of the sentence imposed by the District Court.

H.F. 2431 (1984 Iowa Acts, Chapter 1150)

By Committee on Judiciary and Law Enforcement. Permits the Director of the Department of Corrections, or the Director's designee, to directly apply for an arrest warrant for work release violators or escapees.

COURTS AND THE JUDICIAL PROCESS

S.F. 24 (1984 Iowa Acts, Chapter 1322)

By Doyle. Amends several of the procedures that apply to small claims actions.

It relates to the manner of obtaining service on defendants and scheduling cases in small claims actions for money judgments. The amendments incorporate Rule of Civil Procedure 56.2 into the small claims procedures, relating to the service of process on nonresidents. A resident or nonresident that is served by personal service or by certified mail will have to enter an appearance within twenty days after the date of service. If service is made through the Secretary of State under section 617.3 or if the court authorizes any other manner of service under Rule 56.2, the defendant will have to enter an appearance within 60 days. The Act also modifies the trial scheduling procedures to permit the court to vary from the fixed statutory scheduling rules.

The Act allows a defendant to move to set aside a default judgment in small claims court within sixty days of entry of judgment, as is presently permitted in regular civil actions.

The Act changes the latest date for filing a notice of appeal of the original judgment from 10 to 20 days after the judgment is rendered.

The Act modifies the procedures applicable to the hearing of small claims appeals. It authorizes district associate judges to decide appeals of actions originally tried by judicial magistrates. It modifies the applicable rule of civil procedure to accommodate changes made and changes the frequency at which pending small claims appeals are assigned to judicial officers for decision.

S.F. 253 (1984 Iowa Acts, Chapter 1181)

By Priebe. Requires juror service for every person when selected, unless the person is under eighteen years of age, not a citizen of the United States, not able to understand the English language, not able to receive and evaluate information, or is responsible for the care of a permanently disabled person. The Act permits the court to defer juror service upon a finding of hardship and to dismiss a juror in the interest of justice. The Act requires the judges of the district court to explain the exemptions to juror service to appointive jury commissioners. The Act changes references of "eligible electors" for juror service to "persons qualified" for service. The jury commission is permitted to prepare additional lists from which to select grand jurors, petit jurors, and talesmen. In addition to previous lists used for the preparation of a jury list, lists of public utility customers are added, limited to those customers available in telephone directories. The Act limits a juror challenge based on the potential juror's status as a taxpayer of a municipality when that municipality is a defendant or when a real, substantial, and immediate interest is shown which would unfairly prejudice the plaintiff.

S.F. 292 (1984 Iowa Acts, Chapter 1137)

By Mann. Provides for the Supreme Court, in cooperation with the Spanish Speaking Peoples Commission and other appropriate departments, to adopt rules governing the qualifications of interpreters in legal proceedings. The Act requires the tape recording of all non-English testimony.

S.F. 407

See Retirement. Relates to the annuity to which a judge who has served as a senior judge is entitled.

S.F. 420

See Business and Utilities. Relates to court actions to recover payment on a dishonored check or draft.

S.F. 441 (1984 Iowa Acts, Chapter 1065)

By Committee on Judiciary. Provides for the recording of an application for condemnation which is to serve notice that the procedure is pending on the property. Also provides that title to property or an interest in property acquired by condemnation passes when damages are finally determined and paid.

S.F. 480 (1984 Iowa Acts, Chapter 1139)

By Committee on Judiciary. Provides that the district court retains jurisdiction for the limited purposes of conducting a reconsideration of a felon's or a misdemeanor's sentence and entering appropriate orders notwithstanding a notice of appeal filed.

S.F. 505

See Penalties and Enforcement. Relates to the method used to determine the value of property or services in the crimes of theft or fraudulent practice.

S.F. 2005 (1984 Iowa Acts, Chapter 1133)

By Mann. Provides the alternative of contempt of court for the violation of orders issued pursuant to chapter 598 of the Code and provides for the taxing of costs and reasonable attorney's fees against a party found to be in default or contempt of a dissolution of marriage, annulment, or separate maintenance decree.

S.F. 2021 (1984 Iowa Acts, Chapter 1047)

By Ritsema. Provides for the tolling of the statute of limitations for a civil action arising out of the same facts or event which led to a restitution order. It provides protection of a victim's rights to pursue civil actions against an offender if the offender defaults on a court ordered restitution plan.

S.F. 2035 (1984 Iowa Acts, Chapter 1321)

By Doyle. Removes the requirement that the court personally address the defendant when a plea of guilty to a serious misdemeanor is entered by, or on behalf of, the defendant.

S.F. 2132 VETOED BY THE GOVERNOR.

By Committee on Judiciary. Revises the Probate Code governing the share of the surviving spouse when a decedent dies intestate. In cases where the decedent leaves issue, the surviving spouse's intestate share of the decedent's estate is increased from one-third to one-half, with a provision that the surviving spouse may petition the court to receive less than one-half but not less than one-third. In cases where the decedent leaves no issue, the surviving spouse's share remains at one-half but the \$50,000 minimum is repealed. The Act does not affect the surviving spouse's \$50,000 minimum where the decedent leaves issue.

S.F. 2135

See Business and Utilities. Relates to the judicial procedure for a person injured by an electric utility serving or offering to serve electric customers in an exclusive service area assigned to another utility.

S.F. 2137 (1984 Iowa Acts, Chapter 1048)

By Committee on Judiciary. Authorizes a person to support a matter with an unsworn statement if the statement recites that the person certifies the matter to be true under penalty of perjury. This authorization does not apply to acknowledgments where execution is required by law, documents to be recorded under chapter 558 or a self-proved will. It also amends the section on fraudulent practices to include execution of a certification under penalty of perjury.

S.F. 2138 (1984 Iowa Acts, Chapter 1080)

By Committee on Judiciary. Amends the Probate Code to reduce the time permitted for contesting wills, filing claims against decedents' estates and certain spousal elections, from six months to four months. The Act requires published notices to include the date of death. The Act applies to estates for which administration is granted on or after July 1, 1984 and to wills admitted to probate on or after that date.

S.F. 2163

See Minors and Children. Relates to custody of children in dissolution of marriage proceedings.

S.F. 2173 (1984 Iowa Acts, Chapter 1119)

By Van Gilst. Provides that the appraisal of damages by the Compensation Commission is admissible in an appeal of the award in a condemnation proceeding.

S.F. 2233

See Financial Institutions. Relates to the appointment of a fiduciary for fiduciary accounts among affiliates and between independent banks.

S.F. 2237 VETOED BY THE GOVERNOR.

By Committee on Judiciary. Creates a system of appointment, terms, retention and qualification for judicial magistrates similar to the system presently existing for district associate judges.

S.F. 2268 (1984 Iowa Acts, Chapter 1239)

By Committee on Judiciary. Relates to the collection of court ordered payments. The Act:

1. Requires the court to order an assignment, the amount of which may be limited by federal law, of a person's periodic earnings, trust income, or other income to enforce the person's court-ordered support obligation, if the person is delinquent in paying the obligation, by at least the amount due for one month and either the Clerk of the District Court of the Child Support Recovery Unit certifies a default. It authorizes a person entitled to receive support or a person enforcing a court order to petition for such an assignment by showing that the delinquent person is in default, after the court provides an opportunity for a hearing. It provides that a petitioner or a person whose income has been assigned may move to quash an order of assignment at a hearing after notice to all parties.

It provides that an assignment of income is binding ten days after receipt of the order of assignment by the employer, trustee, or other payor, and that the payor may deduct up to one dollar for each payment made pursuant to the assignment and that an employer who willfully discharges an employee or refuses to hire a person because of an assignment of income is guilty of a simple misdemeanor.

The Act is applicable to all support obligations which are or become delinquent on or after July 1, 1984, and requires all support orders entered after that date to notify persons of the mandatory assignment of income upon default, and for support orders entered before that date requires the notice to precede the filing of a petition for assignment or the entering of a default by fifteen days.

2. Authorizes the court to certify unpaid alimony payments and to order appropriate collection procedures.

3. Increases the maximum annual amount that can be garnished from the earnings of a judgment debtor by establishing a sliding scale of annual amounts which may be garnished, ranging from two hundred fifty dollars to ten percent of earnings depending on the annual nonexempt earnings of the judgment debtor. Grants a judgment creditor or debtor a right to a court hearing to determine the reasonably expected annual earnings of the judgment debtor and authorizes the court to determine whether the exemptions from garnishment should be expanded based upon the judgment debtor's circumstances. It provides that garnishments are effective until the earliest of four events occurs.

S.F. 2271

See State Government. Relates to reimbursement of defense costs for certain peace officers in criminal actions.

S.F. 2293

See Minors and Children. Relates to children placed in foster care.

H.F. 245 (1984 Iowa Acts, Chapter 1041)

By Committee on Judiciary and Law Enforcement. Allows a sentencing court to set the amount of restitution for a criminal defendant at a time later than the time of sentencing.

H.F. 526 (1984 Iowa Acts, Chapter 1320)

By Committee on Judiciary and Law Enforcement. Provides that in a criminal case when the defense of insanity is raised, the burden of proof is shifted to the defendant to prove by a preponderance of the evidence that the defendant was insane at the time of the commission of the act.

H.F. 540

See Labor and Employment. Relates to court action regarding the wage payment collection law.

H.F. 573

See State Government. Relates to the disposition of ammunition and firearms when no longer needed in a criminal action or as evidence.

H.F. 582 See Corrections. Relates to the time to file for post conviction relief.

H.F. 595 VETOED BY THE GOVERNOR.

By Committee on Judiciary and Law Enforcement. Allows the court to defer judgment or defer sentence of a criminal defendant convicted of a prior felony, if the present offense for which deferment is sought is a simple or serious misdemeanor and more than three years have passed since the prior felony conviction.

H.F. 601 (1984 Iowa Acts, Chapter 1089)

By Committee on Judiciary and Law Enforcement. Provides a procedure for a parole violator for whom bail is set to make application for amendment of bail and it provides for a prompt hearing.

H.F. 2100

See Health and Safety. Relates to a nuisance action against an anhydrous ammonia plant.

H.F. 2243

See Water, Air and Waste Management. Relates to the liability of a person who provides assistance or advice in mitigating the efforts of a hazardous condition.

H.F. 2247

See Local Governments. Relates to a surcharge added to criminal fines assessed by the courts for law enforcement officer training reimbursement.

H.F. 2267 (1984 Iowa Acts, Chapter 1126)

By Committee on Judiciary and Law Enforcement. Provides that presentence investigations for Class B, C, and D felonies shall not be waived and allows the court to order that the presentence investigation begin prior to plea or verdict.

H.F. 2335

See Local Governments. Relates to availability of exemplary damages for activities which violate the Iowa competition law.

H.F. 2348

See Corrections. Relates to work release and parole conditions and to the courts authority over violation of probation.

H.F. 2373 (1984 Iowa Acts, Chapter 1211)

By Committee on Judiciary and Law Enforcement. Permits the court to award reasonable attorney fees to the prevailing party in a proceeding for modification of an order or decree relating to dissolution of marriage.

H.F. 2400 (1984 Iowa Acts, Chapter 1324)

By Committee on Judiciary and Law Enforcement. Provides for the establishment of uniform forms of search warrants, applications for search warrants, endorsements of search warrants, and returns of search warrants by court rule.

H.F. 2412 (1984 Iowa Acts, Chapter 1063)

By Committee on Judiciary and Law Enforcement. Requires that the court, during the pronouncement of judgment and sentence, inform the defendant of the imposition of a mandatory minimum sentence, if one is applicable.

H.F. 2423

See Minors and Children. Relates to extraterritorial jurisdiction over parents in paternity and child support cases.

H.F. 2424

See Health and Safety. Relates to liability for expenses under the State Tort Claims Act of health care facilities in receivership.

H.F. 2427 (1984 Iowa Acts, Chapter 1149)

By Committee on Judiciary and Law Enforcement. Prohibits advance disclosure of the court's decision to reconsider or not to reconsider a felon's sentence of confinement.

H.F. 2428 (1984 Iowa Acts, Chapter 1116)

By Committee on Judiciary and Law Enforcement. Creates a new section of chapter 628, the chapter relating to redemptions, which

provides that when real property is not being used for agricultural purposes or as a residence of the owner or mortgagor, or if the residence is not a single or two-family residence, the period of redemption is reduced to 180 days after foreclosure, or, if there is no deficiency judgment, to 90 days. It also provides that if the property was being used as a residence of the mortgagor or owner, but the court determines that the mortgagor or owner ceased to use the property as a residence after the foreclosure, the court will order the period of redemption reduced to 30 days from such determination.

H.F. 2431

See Corrections. Relates to applications for an arrest warrant by the Director of the Department of Corrections.

H.F. 2447 (1984 Iowa Acts, Chapter 1264)

By Committee on Judiciary and Law Enforcement. Requires that an interpreter be used for a hearing impaired person brought in for questioning or arrested. A hearing impaired person is permitted to submit to a preliminary screening test for operating a motor vehicle under the influence of alcoholic beverages or drugs without an interpreter present.

H.F. 2452 (1984 Iowa Acts, Chapter 1152)

By Committee on Judiciary and Law Enforcement. Relates to the requirements of bail by including deferral's of judgments as dispositions for the purpose of setting conditions for the release of a defendant, by requiring that an obligation of surety be discharged upon the happening of any of the specified conditions, and by providing that the entry of a deferred judgment requires discharge of the surety or bail previously provided and that if the court requires surety or bail after entry of deferral, that a new surety or bail must be obtained by the defendant.

H.F. 2457 (1984 Iowa Acts, Chapter 1299)

By Committee on Judiciary and Law Enforcement. Amends the Probate Code governing guardianships and conservatorships and eliminates special statutory provisions for the appointment of guardians for mentally retarded persons. The Act specifies criteria for determining whether a guardian or conservator should be appointed for a person and enumerates powers and duties of guardians. Requirements for reporting are revised and the Clerk of Court is directed to provide assistance to guardians and conservators.

The Act provides that a proposed ward who is an adult and is not the petitioner is entitled to representation, including court-appointed counsel at the expense of the county of legal settlement, if the proposed ward is indigent. Representation for a proposed ward who is a minor is in the discretion of the court.

H.F. 2459

See Real Estate and Housing. Relates to an action regarding forfeiture of real estate contracts.

H.F. 2463

See Real Estate and Housing. Relates to the statute of construction mortgage liens.

H.F. 2465 (1984 Iowa Acts, Chapter 1323)

By Committee on Judiciary and Law Enforcement. Expands the procedural requirements contained in the Rules of Criminal Procedure for the evaluation of the mental conditions of criminal defendants found not guilty by reason of insanity or diminished responsibility. It authorizes an independent examination of the defendants' mental conditions. It requires a hearing on the issue of the mental illness and dangerousness of the defendants. If custody is ordered, it requires periodic reports of the defendants' mental conditions, and prior to release, requires a final hearing.

The Act rewrites certain arrest of judgment procedures in the Rules of Criminal Procedure to reflect mental incompetency rather than insanity.

It makes the civil commitment procedures for the mentally ill inapplicable to the initial commitment of criminal defendants, applying chapter 812 of the Code or the Rules of Criminal Procedure in all criminal cases.

H.F. 2467

See Human Services. Relates to court procedures relating to payment of child support.

H.F. 2472

See Drug, Controlled Substances, and Alcohol. Relates to jurisdiction of magistrates over offenses of operating a motor vehicle while intoxicated.

H.F. 2473

See State Government. Relates to the Judicial Retirement System.

H.F. 2474 (1984 Iowa Acts, Chapter 1092)

By Committee on Judiciary and Law Enforcement. Revises Probate Code requirements for items to be included in the probate report and inventory which must be filed by the personal representative with respect to a decedent's estate. The Act increases the time for filing the report from 60 days to 90 days. It applies to inventories filed on or after July 1, 1984.

H.F. 2487 (1984 Iowa Acts, Chapter 1293)

By Committee on Judiciary and Law Enforcement. The Act provides for the establishment of a comparative fault system of tort liability in Iowa. The Act accomplishes this by creating a new chapter of the Code which, among other things, provides for the enactment of a system of modified comparative fault, defines the actions and persons to which the new system will apply, states the method by which the court will handle the new system, modifies the common-law rules of joint and several liability, provides for

comparative contribution, allows for a release mechanism in a suit involving more than one party, prohibits the use of certain insurance practices, and provides governmental entities with certain immunities from liability under the chapter.

The Act also repeals and modifies several inconsistent sections of the present Code, requires the Supreme Court to issue rules for the courts made necessary by this new chapter, and requires the Insurance Commissioner to make a study of insurance practices under the new system and to report to the next General Assembly.

The Act takes effect July 1, 1984. However, the cases to which certain provisions will apply differ according to the dates on which the cases are tried or filed.

H.F. 2501

See Insurance. Relates to judicial proceedings regarding the supervision, rehabilitation, or liquidation of insurance companies.

H.F. 2518

See Appropriations. Relates to appropriations to the courts.

H.F. 2522

See State Government. Relates to the holding period for property held by the courts.

H.F. 2528

See Retirement Systems. Relates to changes in the Judicial Retirement System.

DRUGS, CONTROLLED SUBSTANCES, AND ALCOHOL

S.F. 345

See Health and Safety. Relates to the authority for dispensing prescription drugs and controlled substances.

S.F. 2183

See Penalties and Enforcement. Amends statutes relating to the offense of sexual abuse if a participant is under the influence of a drug induced sleep.

S.F. 2304 (1984 Iowa Acts, Chapter 1105)

By Committee on Judiciary. Revises the penalties for violation of the law relating to fraudulently obtaining a prescription drug in cases involving controlled substances and manufacturing, delivering, or possessing with intent to manufacture or deliver, a controlled substance in cases involving certain controlled substances.

S.F. 2353

See Appropriations. Relates to substance abuse treatment and prevention programs.

H.F. 2229 (1984 Iowa Acts, Chapter 1013)

By Committee on Judiciary and Law Enforcement. Modifies the definitions and schedules of chapter 204 (Uniform Controlled Substances Chapter). Also provides for the treatment of cocaine as a narcotic drug for the purpose of penalties under chapter 204. It redefines marijuana and hallucinogenic substances.

H.F. 2472 (1984 Iowa Acts, Chapter 1275)

By Committee on State Government. Relates to the sale or use of alcoholic beverages and beer. The Act prohibits the possession of an opened or unsealed container of an alcoholic beverage or beer in a moving motor vehicle within the reach of or in an area accessible to the driver with the intent to consume. It extends Sunday sales hours for qualifying establishments to between ten a.m. and twelve midnight. Minimum fines are provided for a person other than a licensee or permittee who sells or provides alcoholic liquor or beer to minors. It also provides that magistrates no longer have jurisdiction over offenses of operating a motor vehicle while intoxicated, but they do have jurisdiction over offenses dealing with providing alcoholic liquor or beer to minors and provision is made to notify the parents of minors charged with a violation.

H.F. 2486

See Transportation--General. Relates to operation of a motor vehicle while intoxicated and penalties for providing alcohol or beer to minors.

EDUCATION

S.F. 190

See Business and Utilities. Relates to a person's right to serve in a public office and be granted leave of absence by the person's employer.

S.F. 449

See Licenses and Fees. Relates to the employment of certain security personnel by colleges and universities.

S.F. 2101

See Corrections. Relates to courses of instruction of children committed to the State Training School.

S.F. 2167 (1984 Iowa Acts, Chapter 1036)

By Committee on Education. Strikes the requirement that a school board that proposes to hold an election to issue general obligation bonds for construction or renovation of a school building inform the area education agency board, and upon request, hold a meeting with that board or with the board of a contiguous school district to discuss enrollment trends and solutions to the enrollment changes in the various school districts.

S.F. 2168 (1984 Iowa Acts, Chapter 1037)

By Committee on Education. Permits school districts to use additional allowable growth for dropout prevention programs. The Act defines potential dropouts. The school district is required to submit an application for approval of the dropout prevention program to the Department of Public Instruction. The program is funded on a basis of one-fourth or more from the district cost of the school district and up to three-fourths by an increase in allowable growth.

S.F. 2184 (1984 Iowa Acts, Chapter 1068)

By Committee on Education. Requires the Superintendent of Public Instruction and the Deputy Superintendent to possess a teaching certificate and an administrator's endorsement rather than requiring them to hold a master's degree in education or a related field and have had five years' experience in educational administration and hold an Iowa superintendent's certificate.

S.F. 2215 (1984 Iowa Acts, Chapter 1296)

By Committee on Education. Requires school districts to issue separate extracurricular contracts to coaches of interscholastic athletic activities. If the holder of an extracurricular contract is a teacher, the teacher must possess a coaching endorsement for that sport. However, the Act also allows school boards to employ noncertificated persons to serve as assistant coaches of any sport and head coaches of any sport except varsity football, basketball, track, baseball, softball, volleyball, gymnastics, hockey, or wrestling if the individuals hold a coaching authorization issued by the board of educational examiners. Requirements for the coaching authorization are specified in the Act. If an extracurricular contract is held by a certificated teacher, the contract

can be terminated or the teacher may be discharged using the present law for termination or discharge. If an extracurricular contract is held by an individual possessing a coaching authorization, that individual serves at the pleasure of the board. If an individual holding an extracurricular contract does not wish to accept the contract for that activity for the next school year, the individual may resign from the contract for that next year. However, the board may require that a teacher employed by the district either continue coaching for the next year or accept an extracurricular contract to coach for the next year if the board has made a good faith effort to fill the position and has been unable to do so. An appeal procedure for teachers required to accept extracurricular contracts is provided. The termination of an extracurricular contract of a certificated teacher does not affect a regular teaching contract of that teacher. If an employee's regular teaching contract is terminated, that employee's extracurricular contract is also terminated. The Act applies to contracts offered for the school year beginning July 1, 1985.

S.F. 2263 (1984 Iowa Acts, Chapter 1070)

By Committee on Education. Requires the Department of Public Instruction to adopt rules relating to the review of an action or omission relating to special education programs by state or local authorities.

S.F. 2284 (1984 Iowa Acts, Chapter 1103)

By Committee on Education. Permits an area education agency to enter into a lease-purchase agreement exceeding a cost of five thousand dollars after conducting a public hearing on the proposal and receiving approval from the area education agency board of directors and the State Board of Public Instruction.

S.F. 2330

See Appropriations. Relates to reductions in appropriations to merged area schools for the 1983-1984 fiscal year.

S.F. 2357

See State Government. Relates to the disbursement of the proceeds of a petroleum overcharge fund to certain energy management programs of school districts.

S.F. 2361

See Appropriations. Relates to the establishment of an Iowa Educational Excellence Program and to authorization for the use of education agency credit cards. It also provides appropriations to a number of educational agencies.

H.F. 162 (1984 Iowa Acts, Chapter 1001)

By Committee on Education. Provides that special education programs can be continued beyond the date on which an individual reaches twenty-one years of age until the individual reaches age twenty-four with the approval of the Department of Public Instruction if the individual had an accident or prolonged illness that delayed the completion of the individual's educational

program. Current law also provides for continuation of a special education program beyond age twenty-one because of congenital factors.

H.F. 169

See State Government. Relates to time limit requirements for completion of audits of education agencies.

H.F. 509 (1984 Iowa Acts, Chapter 1098)

By Committee on Education. Requires that colleges and universities that offer programs or courses leading to a degree, that operate a nonprofit postsecondary institution, or that use the term college or university must register information about the schools, courses, and tuition and fees with the Secretary of State. However, colleges and universities authorized by state law to grant degrees are exempt. It also requires that the colleges and universities provide written information to prospective students about the courses offered, tuition charge or other fees, refund policies, whether the school is accredited by an accrediting agency, and whether completion of the course is applicable toward a degree granted by the school. It establishes a State Advisory Committee for Postsecondary School Registration to advise the Secretary of State and other agencies in matters relating to the Act. The Secretary of State may issue a cease and desist order to the school if the Secretary believes the school continues to be in violation of the Act. The Secretary may seek judicial enforcement of the cease and desist order in district court.

H.F. 2101 (1984 Iowa Acts, Chapter 1010)

By Committee on Education. Authorizes the board of an area education agency to issue warrants and anticipatory warrants. The interest rate applicable for the unpaid warrants or anticipatory warrants is governed by chapter 74A.

H.F. 2217 VETOED BY GOVERNOR

By Committee on Education. Establishes a new Board of Educational Examiners, consisting of four teachers, four members of the general public, and one member of the teaching faculty of a college or university with an approved teacher education program, to certify teachers. The Superintendent of Public Instruction is the Chief Executive Officer of the Board. The members of the Board are appointed by the Governor with Senate confirmation. The State Board of Public Instruction will continue to certify school administrators and school service professionals who work with students but are not directly involved in teaching the students. The new Board will decide who besides certain named school service professionals will be certified by the State Board of Public Instruction.

The Act provides that applicants for teacher certification must have passed a basic skills assessment examination that can first be taken when the applicant is a college sophomore. An applicant must also have passed a subject matter and professional proficiency examination that can first be taken when the applicant is a college

senior. Successful completion of the examinations is required for applicants on or after October 1, 1987. Applicants from other states must also pass the examinations.

The Act provides for the issuance of professional certificates valid for five years commencing October 1, 1987. Completion of continuing education requirements is necessary for certificate renewal. It also provides for temporary and substitute teaching certificates.

The Act requires that the Board conduct a study of the need for the establishment of evaluation procedures for certification purposes and report the results of its study to the General Assembly meeting in 1986.

The Act establishes a Certificated Teacher Registry in the Department of Job Service for teachers interested in employment in the state. The Board is also granted the duties of the Professional Teaching Practices Commission and the Commission is abolished.

The Board is directed to adopt rules requiring school corporations to provide for internship programs for teachers in their first year of teaching.

The Act does not affect teachers holding permanent professional certificates.

H.F. 2265 (1984 Iowa Acts, Chapter 1060)

By Committee on Education. Permits a math or science teacher at the Iowa School for the Deaf and the Iowa Braille and Sight-saving School to be eligible for reimbursement of the guaranteed student loan payment program if the teacher meets the required criteria.

H.F. 2302

See Minors and Children. Requires school administrators to cooperate with child abuse investigations.

H.F. 2433

See Labor and Employment. Relates to eligibility for unemployment compensation benefits of employees of certain educational institutions.

H.F. 2438 (1984 Iowa Acts, Chapter 1044)

By Committee on Education. Eliminates the provision that high school teachers teaching science or mathematics courses and elementary teachers teaching science and mathematics who were recipients of loans under the science and mathematics loan program must begin repaying their loan during the second year after receiving it, but allows them to provide verification that they have taught the required science or mathematics and the remaining fifty percent of the loan will be forgiven.

H.F. 2458 (1984 Iowa Acts, Chapter 1078)

By Committee on Education. Makes a number of technical or clarifying changes in the school district reorganization laws. It establishes the meanings of eligible elector, qualified elector, and school districts affected in a reorganization proceeding. It requires that the area education agency boards develop alternate plans for reorganization and allows alternate plans proposed by school districts for sharing programs as an alternative to school reorganization. It establishes a procedure for meetings when two area education agencies are involved in a reorganization. It requires that a reorganization petition state the name of the reorganized district. It clarifies that an appeal of a decision of an area education agency board under the reorganization chapter is not subject to appeal under the regular school appeal chapter.

H.F. 2516

See Taxation. Relates to the cost of removal of asbestos from certain school buildings.

H.F. 2519

See Appropriations. Relates to appropriations to education agencies.

H.F. 2524

See Taxation. Relates to the tax limit for use of a public library by a school corporation.

FINANCIAL INSTITUTIONS

S.F. 510

See Agriculture. Relates to financial institutions providing information to agricultural supply dealers regarding farmers' net worth or line of credit.

S.F. 513 (1984 Iowa Acts, Chapter 1202)

By Committee on Commerce. Permits a state bank to include the word "state" or "trust" in its name. Previously, a state bank was required to include one of the two words in its name. The Act provides that if a state bank has its principal office in a city or an urban complex which has a population of one hundred thousand or less, then the state bank cannot have more than three bank offices. It also permits, upon approval of the Superintendent of Banking, the change of the principal place of business within the urban complex in which the principal place of business was already located. It repeals the requirement that before the Superintendent permits a change of location of the principal place of business of a state bank, the Superintendent must hold a public hearing on the issue.

S.F. 2202 (1984 Iowa Acts, Chapter 1081)

By Committee on Commerce. Amends the procedures that must be followed before a building and loan or savings and loan association incorporated under the laws of another state or country is permitted to conduct business in Iowa. One of the major changes from current law is that approval must be obtained from the Supervisor of Savings and Loans in the Department of Banking rather than the Executive Council. Additional information is required to be submitted including a reconciliation of the foreign association's net worth for the current year and the previous three fiscal years and a detailed description of the anticipated types of business to be performed within the state.

S.F. 2220 (1984 Iowa Acts, Chapter 1230)

By Committee on Commerce. Makes several changes in the powers of financial institutions and the investment of public funds. These changes include:

1. Allowing savings and loan associations, savings banks, and credit unions to accept public funds.
2. Requiring a financial institution accepting state public funds to make a commitment to community reinvestment.
3. Requiring that when a minimum interest rate is set by the state for payment on public funds that notice of the minimum rate must be published in the Iowa Administrative Bulletin.
4. Requiring a financial institution accepting public funds in excess of the federal deposit insurance limits to pledge and set-aside a portion of the financial institution's assets to protect

the public funds in the event of insolvency of the financial institution.

5. Dissolving the state sinking fund which currently is used to protect the deposit of public funds.

6. Expanding the maximum amount of deposits a bank holding company may own or control from eight percent to ten percent of the total demand and time deposits of all banks in the state. A similar increase is made for holdings in savings and loan associations or savings banks.

7. Providing for the granting of reciprocity of a credit union chartered in another state to do business in Iowa if credit unions chartered in Iowa may do business in the state in which the out-of-state credit union is chartered.

8. Increasing the alternatives for which public funds may be invested to include prime eligible bankers acceptances, commercial paper rated within the two highest classifications of prime, and perfected repurchase agreements.

S.F. 2233 (1984 Iowa Acts, Chapter 1167)

By Committee on Commerce. Provides for the transfer of fiduciary accounts among affiliates and between independent banks. The affiliates or independent banks are permitted to enter into an agreement where the fiduciary accounts are transferred from the relinquishing fiduciary to a succeeding fiduciary. Notice of the transfer of the fiduciary accounts will be published in a newspaper published in the county of the principal place of business of the relinquishing fiduciary. Notice is also mailed to all persons having an interest in a fiduciary account that is going to be transferred. A person with an interest in a fiduciary account included within the notice and agreement may apply to district court for the appointment of a new fiduciary on the ground that the succeeding fiduciary will adversely affect the administration of the fiduciary account.

S.F. 2261 (1984 Iowa Acts, Chapter 1112)

By Committee on Commerce. Amends several provisions of chapter 534 relating to the powers of state-chartered savings and loan associations. The changes include:

1. Authorizing the issuance and sale of capital certificates.
2. Permitting the release of an association member's loan information to certain authorized persons without the association having to obtain the written consent of the member.
3. Permitting classifying savings accounts according to the location of the office at which the accounts are opened.
4. Permitting the investment of out-of-state state-chartered savings and loan association by allowing investments in any insured savings and loan association or bank.

5. Expanding the limit on the amount of money which may be borrowed by an association to an amount equal to the association's savings liability.

6. Providing that an association required to offer refinancing of a balloon payment must provide that the term of the refinancing is not less than the original term if the term of the refinancing is added together with the previous term represented by the number of monthly payments that had been made prior to the notice to refinance.

7. Permitting an association to either be designated a "savings and loan association" or a "savings bank".

S.F. 2301

See Business and Utilities. Relates to liens for certain expenses.

S.F. 2366

See Business and Utilities. Relates to consumer credit sales transactions.

H.F. 189 (Iowa Acts, Chapter 1196)

By Renaud. Requires that all state-chartered banks, state-chartered savings and loan associations, and private banks acquire and maintain account insurance to protect deposits in the financial institution. Exemptions for qualifying financial institutions may be granted up to July 1, 1987.

H.F. 2385

See Agriculture. Relates to duties of the Commerce Commission regarding regulation of grain dealers.

H.F. 2405 (1984 Iowa Acts, Chapter 1032)

By Committee on Small Business and Commerce. Requires the meeting of the shareholders of a state bank be held during the specific month as provided in the articles of incorporation and at the date and time as stated or fixed in the bylaws. The Act increases the amounts that a state bank may loan to an officer of the bank.

H.F. 2414 (1984 Iowa Acts, Chapter 1197)

By Committee on Small Business and Commerce. Amends several aspects of the existing chapter governing state-chartered credit unions by:

1. Allowing a credit union board of directors to set, without limitation, the par value of shares.

2. Making a technical change substituting the word "deposits" for "shares" when referring to deposits in savings and loan associations.

3. Allowing a credit union, either by itself or with other credit unions, to invest in a service corporation to provide

services to credit unions or credit union members. Investment in such a corporation is limited to no more than five percent of a credit union's assets.

4. Permitting credit unions to charge fees and penalties and to act as a fiscal agent of the state or federal government and accept governmental deposits.

5. Requiring a member of a credit union to meet any changes in the par value of the stock to retain membership.

6. Allowing the legal reserve to be used to meet all losses, but not to be used as interest or dividend distributions to members. The Act permits the administrator of the Credit Union Department to waive the reserve requirement if in the administrator's opinion it is necessary or desirable.

H.F. 2415

See Real Estate and Housing. Relates to a home equity line of credit for an owner of real property.

H.F. 2522

See State Government. Relates to the holding period for financial institution deposits and tangible personal property held by a financial institution.

GAMBLING

S.F. 2328 (1984 Iowa Acts, Chapter 1266)

By Committee on Ways and Means. Makes several additions and modifications to the Iowa Pari-mutuel Wagering Act, chapter 99D. These include:

1. Exempts part-time and seasonal employees of the State Racing Commission from the state merit employment system.
2. Provides that the Commission may approve of any type of horse racing and not just the types listed in the Code--quarterhorse, thoroughbred, and harness.
3. Modifies the conflict of interest provisions to require a knowing violation and reducing the prohibited activities for spouses and immediate family members of the members or employees of the Racing Commission.
4. Provides that a warrantless search can be made of a licensee or a holder of an occupational license within the racetrack enclosure and adjacent facilities under the control of the licensee.
5. Provides for a three-year license rather than requiring annual licensing of racetrack facilities.
6. Provides for a definition of prime farmland to mean as defined by the United States Department of Agriculture in 7 C.F.R. sec. 657.5(a).
7. Requires the Racing Commission to conduct a neighborhood impact study to determine the impact of granting a license on the quality of life in neighborhoods adjacent to the proposed racetrack facility prior to the granting of a license.
8. Permits a licensee to enter into a management contract for the management of a racetrack if approved by the Racing Commission.
9. Permits a licensee to hold promotions by giving a prize or objects to patrons of a racetrack.
10. Authorizes the Racing Commission to permit the licensee to deduct up to twenty percent of the total sum wagered on a race on multiple or exotic wagering involving more than one horse or dog.
11. Permits the Racing Commission to retain occupational license fees and specifies that the fees shall be paid to the Commission and are available for the Commission's use. In addition the Commission may provide for the disposition of fees for the testing of animals.

12. Provides that a portion of the breakage shall be used to fund the Iowa horse and dog breeders fund. The remainder of the breakage from horse races shall be used to supplement purses won by Iowa-foaled horses. A similar provision is made for purses won by Iowa-whelped dogs for that portion of the breakage generated in dog races that is to be used to supplement purses.

13. Provides that unclaimed winnings that are forfeited shall be retained by the licensee.

14. Permits the collection of sales taxes on concession sales.

15. Provides for a tax credit of up to five percent of the gross sum wagered each year to licensees licensed for horse races. The credit is to be used for retiring the annual debt on the cost of construction of the licensee's facility. The section provides for a priority of allocation of the credit among the city, county, and state shares of the tax.

16. Allows the Commission to retain surplus funds not already allocated. The Commission may distribute the funds to research programs which the Commission determines to be worthy and of benefit to the racing industry in the state.

17. Authorizes the use of industrial revenue bonds for the construction of a racing facility.

18. Repeals sections dealing with the Department of Revenue verifying receipts, the start-up assistance fund, and the prohibition of the use of industrial revenue bonds.

H.F. 2015 (1984 Iowa Acts, Chapter 1220)

By Chiodo and Schroeder. Amends several provisions of chapter 99B relating to the regulation of games of skill and chance, in particular bingo.

These changes include:

1. Allowing the Department of Revenue to permit the holding of a bingo occasion in a building where another organization also holds a game of bingo or where the building is adjacent, but not intracommunicated, with an establishment holding a liquor license if the building is located in a municipality of less than two thousand people and the municipality is not located adjacent to another municipality.

2. Allowing the Division of Criminal Investigation of the Department of Public Safety to investigate compliance with chapter 99B (Games of Skill or Chance).

3. Providing that the winner of a raffle is not required to be present to win.

4. Providing an organization must have been in existence at least five years prior to the date of the issuance of the license to qualify for a two-year bingo license.

5. Requiring organizations with gross receipts from bingo in excess of \$10,000 annually to maintain bingo funds separate from other organization funds. Also provides limitations of the allowable use of those funds.

6. Providing that licenses must be issued to a specific organization for a specific location.

7. Providing that in a jackpot bingo game, the prize may be increased by not more than one hundred dollars after each day's game.

8. Providing that the only bingo licensees that can exceed the limitations on the number of hours and number of bingo occasions that can be held are qualified organizations that are senior citizen center's or a resident's council at a senior citizen housing project or a group home. These organizations may exceed the limitations if the majority of the patrons of the bingo occasions also participate in other activities of the senior citizens' center or are residents of the housing project.

9. Prohibiting the giving of free prizes or gifts to participants at a bingo occasion except for door prizes of a value not to exceed ten dollars each if they are given by random drawing.

10. Requiring a person involved in the conducting or promotion of a bingo occasion to regularly participate in other activities of the organization or the organization to which the net proceeds will be dedicated.

11. Prohibiting the organization to which proceeds are dedicated to pay any expenses in connection with the conducting of the bingo occasion.

12. Prohibiting providing any compensation for a person working at a game of skill, game of chance, or raffle except for security officers. A violation is a fraudulent practice.

H.F. 2295 VETOED BY THE GOVERNOR

By Committee on Finance. Creates an Iowa Lottery Agency to oversee a state lottery. The proceeds of the lottery are to be used for economic development initiative. The lottery is to sunset on June 30, 1987. The lottery is operated by a Commissioner appointed by the Governor. A five-person public board is created to oversee the operations of the lottery. Board members receive \$40 per diem and are reimbursed for necessary and actual expenses incurred in the performance of their official duties. One board member must be an attorney, one must be a certified public accountant, and one must have previous training and a background in law enforcement.

Subject to the approval of the Board, the Commissioner has the authority to establish rules regarding the license fees charged to applicants, the type of lottery games to be conducted (video lottery games are prohibited), the price of lottery tickets, the number and size of tickets, the method of selecting winning tickets (the process must be public), the frequency of the selection of winning tickets, the locations at which tickets may be sold, the method used in printing the tickets, the issuing of licenses to sell tickets, the compensation to be paid licensees, the form and type of educational and informational material permitted, and requirements that the odds of winning in a lottery game shall be displayed on each ticket and on all educational and informational material distributed.

The material distributed by the lottery must be constructed and distributed in a manner which is primarily educational in nature and which protects the welfare of the people and the dignity of the state. Material is not permitted which attempts to entice persons to participate in a lottery game. The marketing materials must be limited in nature to marketing the concept of investing in Iowa through the lottery or showing economic development initiatives in the state that have been funded from lottery revenue. The lottery may spend up to four percent of the revenues accruing from the sale of lottery tickets for educational and informational materials.

Forty-five percent of the revenue accruing from the sale of tickets is paid back in prizes. After the payment of prizes and the necessary expenses of the lottery, the remaining revenue received is transferred to the general fund on a quarterly basis. Taxes due on any prize over \$600 are deducted by the Lottery Commissioner prior to the payment of the prize and forwarded to the appropriate governmental agency in the name of the prize recipient. After the initial appropriation, which must be paid back in one year, the lottery is required to be a self-funded and self-sustaining agency. A claim for the payment of a prize shall only be made against the lottery fund and funds of the state shall not be used for payment of lottery prizes.

There are three administrative divisions of the Lottery Agency. The divisions are Security and Licensing; Personnel, Data Processing and Accounting Division; and Market, Education and Information Division. Each Division has a Director. Employees of the lottery and the Lottery Board are prohibited from any conflict of interest. Employees of the lottery and licensees must be bonded or show proof of financial responsibility.

Licensees shall sell tickets only on the premises specified in the license. A person who violates any provision of this Act is not eligible to receive a license to sell tickets. The Act also specifies administrative procedures for the issuing and revocation of licenses. A person who has previously had a license revoked shall not be eligible to receive another license. An applicant must have reached the age of majority to be issued a license to sell lottery tickets.

A ticket shall not be sold at a price greater than that fixed by the Board and the Commissioner, and a sale shall not be made other than by a licensee or a licensee's authorized employee. A ticket shall not be sold to a minor. Tickets shall not be sold or a prize paid to an officer or employee of the lottery or a relative who resides with an officer or employee of the lottery. A violation of the preceding prohibitions is a serious misdemeanor. A person who, with intent to defraud, falsely makes, alters, forges, utters, passes, or counterfeits a lottery ticket is guilty of a Class D felony.

The Commissioner and the Lottery Board are required to make periodic reports to the Office of the Governor and the General Assembly, and the Treasurer of State. The Auditor of State or a certified public accountant firm appointed by the Auditor of State is required to perform quarterly audits of the lottery and other audits as found necessary by the Governor, the General Assembly and the Auditor of State.

H.F. 2439 (1984 Iowa Acts, Chapter 1265)

By Committee on Judiciary and Law Enforcement. Amends and adds several provisions to the Iowa Pari-mutuel Wagering Act (chapter 99D) relating to law enforcement aspects of pari-mutuel wagering. Provisions include:

1. A requirement that employees of the State Racing Commission supply certain information regarding the employee's past including a record of conviction of a felony, addiction to alcohol or a controlled substance, a history of mental illness, or repeated acts of violence. An employee may also be required to provide pictures, fingerprints, a description of the employee's physical characteristics, and social security number.

2. The Commission may authorize racing officials to expel a person deemed to be undesirable from the racetrack facilities.

3. A requirement that applicants for an occupational license and the members of the board of directors of a nonprofit corporation applying for a license to conduct a race provide certain information to the Commission. The information includes all the information listed in #1 that the Commission may request of an employee. The Commission must charge a fee to defray the costs associated with the search and classification of fingerprints. A false statement knowingly made on an application is an aggravated misdemeanor.

4. An applicant must consent to warrantless searches of areas within the premises of the racetrack enclosure under control of the licensee. The consent to search extends to the applicant's person, personal property and effects, and any premises which the applicant occupies or controls, or has the right to occupy or control.

5. Provides that it is a Class D felony and grounds for revocation of any license held, if a person:

a. Uses or conspires to use any appliance other than an ordinary whip or spur to stimulate a horse or dog or to affect its speed.

b. Sponges a horse's or dog's nostrils or windpipe to stimulate or depress the horse or dog or to affect its speed.

6. Provides that it is a serious misdemeanor if a person has in the person's possession, within the racetrack or any area a race horse or dog is kept, any appliance other than an ordinary whip or spur to stimulate a horse or dog or to affect its speed.

7. Provides that the Department of Public Safety may provide criminal history to the State Racing Commission for purposes of determining whether to grant an application.

GENERAL ASSEMBLY

S.J.R. 9 (1984 Iowa Acts, Chapter 1318)

By Committee on State Government. Proposes an amendment to the Iowa Constitution so that an Act of the General Assembly will take effect July 1 following its passage unless a different effective date is specified in the Act. Presently the Constitution provides that an Act cannot take effect prior to July 1 following its passage unless the Act is published in two newspapers in this state. The proposed amendment provides that Acts passed at a special session of the General Assembly take effect ninety days after adjournment of the special session unless a different effective date is provided in an Act of the General Assembly. Presently publication in two newspapers is required if an Act of a special session is to take effect before ninety days following adjournment of the special session.

This proposed amendment will have to be passed in identical form by the Seventy-first General Assembly before it can be submitted to the electors of Iowa at a statewide primary or general election.

S.J.R. 2001

See State Government. Relates to the legislative duties of the Lieutenant Governor.

S.F. 400

See State Government. Relates to confirmation by the Senate of the appointment of the Director of the Office for Planning and Programming.

S.F. 2014

See State Government. Relates to the requirement that the legislative leadership and chairpersons of political parties appoint a study committee to study the financing of political campaigns.

S.F. 2040

See Labor and Employment. Relates to a requirement that the Department of Job Service report to the Joint Regulatory and Finance Appropriations Subcommittee on planned expenditures from the unemployment trust fund.

S.F. 2045 (1984 Iowa Acts, Chapter 1005)

By Junkins and Hultman. Increases from nine to eleven the membership of the Tax Study Committee. One of the additional members is appointed jointly by the House and Senate majority leaders and the other member is appointed jointly by the House and Senate minority leaders. Both appointments are to be made within five days following the effective date of the law. The law takes effect upon publication.

S.F. 2059 (1984 Iowa Acts, Chapter 1171)

By Doyle, Mann and Drake. Permits a standing committee of the General Assembly to call upon any state agency or political

subdivision of the state for information or assistance that is within the agency's or subdivision's resources and authority.

S.F. 2182

See State Government. Relates to the legislative membership of the Iowa Development Commission.

S.F. 2311 (1984 Iowa Acts, Chapter 1172)

By Committee on State Government. Expands the access to records by the Legislative Fiscal Bureau to include the records of political subdivisions and private organizations providing services to individuals under a contract with a state agency. The Act requires that the Legislative Fiscal Bureau maintain the confidentiality of confidential records.

S.F. 2330

See Appropriations. Relates to appropriation of the Iowa economic emergency fund by the General Assembly.

S.F. 2351

See Appropriations. Relates to duties of the Legislative Fiscal Bureau in analyzing data relating to the statewide indigent patient care program.

H.F. 591 (1984 Iowa Acts, Chapter 1042)

By Doderer, Connors, Hammond, Clark, Sturgeon, Lonergan, Carpenter, Peick, Gruhn, Mullins, Baxter, Zimmerman, Carl, Chapman, Arnould, Blanshan, Lloyd-Jones, Hoffman-Bright, Buhr, Rosenberg, Jay and Sullivan. Prohibits the General Assembly from passing a bill that uses gender as the basis for differential treatment unless there is a compelling reason for the differential treatment and no reasonable alternatives exist to mitigate or avoid the differential treatment.

H.F. 602 (1984 Iowa Acts, Chapter 1012)

By Committee on Natural Resources. Repeals the requirement that the Legislative Service Bureau conduct a study every four years to determine if the formula for computing the portion of the motor fuel tax attributable to fuel used in watercraft needs revision. The law does not change the current statutory distribution ratio. Funds are deposited in the marine fuel tax fund to be appropriated for the State Conservation Commission's recreational boating program.

H.F. 2019

See Labor and Employment. Relates to disclosure of information to the General Assembly or its agencies by state employees.

H.F. 2071

See Transportation--General. Relates to reporting of the Quadrennial Needs Study to the General Assembly.

H.F. 2126 (1984 Iowa Acts, Chapter 1026)

By Pavich and Maulsby. Permits the Legislative Council to appoint a member of a subcommittee or standing committee to serve in place of the subcommittee's or committee's chairperson or ranking member if the chairperson or ranking member will be absent for a legislative fiscal visitation committee or subcommittee meeting.

H.F. 2486

See Transportation--General. Relates to a interim study committee of the General Assembly related to drunken driving.

H.F. 2518

See Appropriations. Relates to appropriations to various legislative agencies.

H.F. 2528

See Retirement Systems. Relates to eligibility for retirement benefits for members of the General Assembly.

HEALTH AND SAFETY

S.F. 159

See Local Governments. Relates to emergency warning systems within townships.

S.F. 345 (1984 Iowa Acts, Chapter 1006)

By Committee on Human Resources. Prohibits persons other than pharmacists, physicians, dentists, podiatrists, and veterinarians from dispensing prescription drugs and controlled substances. It allows pharmacists, physicians, dentists, and podiatrists to delegate nonjudgmental dispensing functions to staff assistants but only if the pharmacist or practitioner is physically present when the prescription is verified. The Act authorizes physician's assistants and registered nurses to supply, on the direct order of a supervising physician, prescription drugs, controlled substances, and contraceptive devices, when pharmacy services are not reasonably available or when it is in the best interests of the patient. It requires remote clinics staffed by physician's assistants or registered nurses to secure regular advice and consultation from a pharmacist where pharmacy services are not reasonably available. The Act authorizes family planning clinics to dispense birth control drugs and devices upon the order of a physician. It provides that the penalty for violation of the section is a serious misdemeanor. It repeals a 1980 statute which allowed medical practitioners and pharmacists to continue dispensing as they had prior to July 5, 1979, notwithstanding a conflicting Attorney General's opinion concerning the delegation of the dispensing function.

S.F. 414

See Professional and Occupational Licenses. Relates to illnesses and disorders which a certified health service provider may diagnose and evaluate. It also relates to allocation of health care services. It permits certain health service corporations to contract for any health care service.

S.F. 511

See Business and Utilities. Relates to notification regarding excavation near a buried electric transmission line.

S.F. 2089 (1984 Iowa Acts, Chapter 1016)

By Committee on Transportation. Requires resident operators of motor vehicles in Iowa transporting children under the age of six years to secure the children by safety belts or harnesses or by child restraint systems which meet federal motor vehicle standards. If the child is under three years of age, the child must be secured by a child restraint system. The Act applies only to the transportation of children in motor vehicles subject to registration which have a gross weight of ten thousand pounds or less except the Act does not apply to school buses, motorcycles, or 1965 model year or older vehicles. The Act also does not apply to peace officers acting on official duty or for the transportation of a child who is certified by a physician as having a medical,

physical, or mental condition which prevents or makes inadvisable securing the child in a child restraint system, safety belt or safety harness. A person who is first charged for transporting a child under the age of three without a child restraint device shall not be convicted if the person produces in court, within a reasonable time, proof that the person has purchased or otherwise acquired a child restraint system which meets federal safety requirements. Failing to secure a child with a child restraint system, safety belt or harness results in a scheduled fine of ten dollars. The violations are not to be considered in a license revocation or suspension proceeding.

S.F. 2095

See Penalties and Enforcement. Relates to penalty for failure to set aside handicapped parking spaces.

S.F. 2159

See Labor and Employment. Relates to requirements for child modeling.

S.F. 2175 (1984 Iowa Acts, Chapter 1038)

By Committee on Human Resources. Removes the prohibition on the dispensing of generic drugs on the nonequivalent list. The nonequivalent list is only intended to alert pharmacists that those generically equivalent drugs may pose therapeutic problems and require adjustment for the patient.

S.F. 2213 (1984 Iowa Acts, Chapter 1121)

By Committee on Natural Resources. Defines semipublic sewage disposal system and exempts these systems which do not discharge into the waters of the state from the requirement of having a permit to operate from the Department of Water, Air and Waste Management. The Act also corrects an unintended result of the redefinition of a private sewage disposal system which appears to remove regulatory authority of local boards of health over private systems if they discharge into a water of the state. The Act provides that local boards of health retain construction permitting authority over private systems and the Department regulates only the discharge to waters of the state.

S.F. 2248 (1984 Iowa Acts, Chapter 1085)

By Committee on Energy. Known as the "Hazardous Chemicals Risks Right to Know Act". Requires most employers in the state to make available certain information regarding hazardous chemical used in the workplace regarding the risks of the chemicals including the proper use of the chemicals and procedures for dealing with emergencies involving the chemicals. The information must be provided to or be available for inspection by employees, emergency response departments, and the public. The federal Occupational Safety and Health Administration's hazard communication regulation 29 C.F.R. sec. 1910.1200 as promulgated on November 25, 1983, is the basis of the requirements imposed.

The State Bureau of Labor is the major enforcement agency, and an Interagency Coordinating Council is created to coordinate the activities of the Bureau of Labor, the Department of Health, and the Department of Water, Air and Waste Management. Additional hazardous chemicals may be added to the federal list only if recommended by the Interagency Coordinating Council and based on scientific evidence.

S.F. 2262 (1984 Iowa Acts, Chapter 1290)

By Committee on Commerce. Requires that, beginning July 1, 1984, any group policy of accident or health insurance; any nonprofit hospital service plan or medical and surgical service plan, such as Blue Cross and Blue Shield; and any health care service contract or agreement with a health maintenance organization that is issued, delivered, or renewed that covers hospital, medical or surgical expenses must offer coverage for diabetic outpatient self-management education programs. These programs would provide instruction to enable diabetic patients and their families to gain an understanding of the diabetic disease process and the daily management of diabetic therapy thereby avoiding frequent hospitalizations and complications.

S.F. 2277

See Insurance. Relates to criteria for the selection of nominees of subscriber directors of hospital service corporations, medical service corporations, dental service corporations, or pharmaceutical or optometric service corporations.

S.F. 2297

See Labor and Employment. Relates to receipt of workers' compensation benefits in pneumoconiosis cases.

S.F. 2334

See Appropriations. Relates to the appropriations to the Department of Health.

S.F. 2351

See Appropriations. Relates to a medically needy program, a drug utilization review program, and reimbursement rates for certain health service providers.

S.F. 2352

See Appropriations. Relates to the appropriation of federal block grant funds.

S.F. 2353

See Appropriations. Relates to substance abuse treatment and prevention programs and preliminary intake and assessment requirements.

S.F. 2361

See Appropriations. Relates to appropriations for the regulation of asbestos removal.

S.F. 2363

See Human Services. Relates to medical assistance and medically needy programs.

H.F. 257 (1984 Iowa Acts, Chapter 1095)

By Renaud and Connors. Changes reporting procedures for fire officials filing reports on fire incidents to the State Fire Marshal's Division and provides a penalty for nonreporting. Fires where arson is suspected, where there is serious property damage, or loss of life must be reported immediately. Other fire incidents must be described in a written report filed within ten days of the end of each month with the State Fire Marshal's Division. This Act also provides that the reports are open to the public unless the reports would jeopardize an investigation of criminal activity. It defines the inspection authority of fire officials and eliminates the requirement that the State Fire Marshal or subordinate inspect smoke detectors annually. However, the Fire Marshal or a subordinate is required to inspect smoke detectors initially. This Act revises the compliance procedure for a person who receives an order or assessment from the State Fire Marshal and requires official notice of assessment by the Fire Marshal's Division. The penalty fee is paid to the political subdivision which issues the order or the Treasurer of State. This Act allows fire officials to issue citations for violations of chapter 100 and violations of a local fire safety ordinance, and also prohibits carrying liquefied petroleum gas fuel or natural gas, as a fuel source of the vehicle, in concealed areas of a vehicle unless the area is plainly marked. It makes a violation of the prohibition a simple misdemeanor.

H.F. 323

See Insurance. Relates to sex discrimination laws for certain retirement plans and benefit systems.

H.F. 2067 (1984 Iowa Acts, Chapter 1106)

By Connors. Prohibits a person over the age of thirty from participating as a contestant in an organized amateur boxing contest unless each contestant participating in the contest is over the age of thirty.

H.F. 2100 (1984 Iowa Acts, Chapter 1269)

By Cochran and Maulsby. Provides that in a nuisance action against an anhydrous ammonia plant brought by or on behalf of the person whose established date of ownership is subsequent to the established date of operation of an anhydrous ammonia plant, proof of compliance with chapter 200 (Fertilizers and Soil Conditioners) and rules adopted pursuant to chapter 200 is a defense.

H.F. 2110 (1984 Iowa Acts, Chapter 1286)

By Committee on Human Resources. Relates to the regulation of radiation machines and radioactive materials and specifies a civil penalty for violations. The Department of Health is given authority to establish minimum training standards for operators, minimum criteria and safety standards on machines, carry out

inspections, and issue licenses. Only operators qualified under the Department's rules may operate or use a radiation machine or radioactive materials and operators who are not licensed professionals are required to display their credentials in the immediate vicinity of the equipment or where the materials are stored.

H.F. 2183 (1984 Iowa Acts, Chapter 1062)

By Rosenberg. Provides that business entities engaging in the removal and encapsulation of asbestos must be licensed and persons working on asbestos projects must be certified. The emphasis is on health and safety. The Bureau of Labor is responsible for administering the Act. Penalties are imposed for violation of the licensing requirements.

H.F. 2211

See Professional and Occupational Licenses. Relates to physical therapy evaluations and physical therapy treatment.

H.F. 2340 (1984 Iowa Acts, Chapter 1227)

By Committee on Human Resources. Amends the confidentiality provisions relating to the filing of a complaint against a health care facility. A Department of Health inspector is permitted to interview persons with knowledge about the facility. The Act permits the Commissioner of Public Health to issue a written citation to a facility which is in violation of the law.

H.F. 2243

See Water, Air and Waste Management. Relates to liability for providing assistance or advice in mitigating the effects of hazardous conditions.

H.F. 2301

See State Government. Relates to the regulation of explosives.

H.F. 2302

See Minors and Children. Relates to the definition of child abuse.

H.F. 2392

See State Government. Relates to fitness requirements of certain law enforcement officer candidates and correctional officer candidates.

H.F. 2393

See Water, Air and Waste Management. Relates to the use of recycled oil.

H.F. 2416

See Labor and Employment. Relates to continuation of health benefit plans of certain employees.

H.F. 2424 (1984 Iowa Acts, Chapter 1136)

By Committee on Judiciary and Law Enforcement. Lists expenses ordinarily incurred by a health care facility in receivership and

provides that the receiver is not personally liable for the expenses. It subjects suits against a receiver to the State Tort Claims Act.

H.F. 2426

See Water, Air and Waste Management. Relates to hazardous waste treatment.

H.F. 2436 (1984 Iowa Acts, Chapter 1284)

By Committee on Human Resources. Relates to the licensure and operation of certain hospice programs. The Act permits a hospice program, a centrally coordinated program of home and inpatient care provided by a hospice administration, to apply for licensure by the state Department of Health. The program is required to meet certain requirements to receive licensure but a hospice program is not required to be licensed to operate in the state.

H.F. 2437 (1984 Iowa Acts, Chapter 1287)

By Committee on Human Resources. Makes several changes in the chapter relating to the regulation of advanced emergency medical care and paramedics.

The Act changes the definition of advanced emergency medical care, amends the advanced emergency medical care council by combining the categories of certain professions of the members of the council, and clarifies the rule-making authority of the State Department of Health.

The Act adds a probation penalty applying to authorized ambulance or rescue squad services. The Act requires an ambulance service or rescue squad service which provides advanced emergency medical care before or during the transportation of a patient to receive authorization from the state Department of Health to establish a program utilizing certified advanced EMTs or paramedics.

Reasons for the denial, suspension, or revocation of an advanced EMT or paramedic certificate are expanded to include specific details of violations or mental competency.

The Act amends the location of authority where certified advanced EMTs and paramedics may practice.

The Act permits the Board of Medical Examiners to adopt rules to authorize the institution of life-saving procedures when communication in lieu of immediate action on the part of an advanced EMT or paramedic may cause harm or death.

A Class D penalty for operating an unauthorized ambulance service or rescue squad service is established.

The Act permits a registered nurse or licensed practical nurse to staff an authorized ambulance service or rescue squad service under certain conditions.

H.F. 2471

See Water, Air and Waste Management. Relates to the establishment of a hazardous waste remedial fund.

H.F. 2502 (1984 Iowa Acts, Chapter 1094)

By Committee on Labor and Industrial Relations. Allows the owner of an old passenger or freight elevator who cannot comply with present ownership rules due to technical or financial reasons to modify it into a material lift elevator without passengers, permitting the elevator to continue to operate with a certain measure of safety.

H.F. 2516

See Taxation. Relates to the removal of asbestos from certain school buildings.

HUMAN SERVICES

S.F. 324

See Insurance. Relates to coverage of the costs of skilled nursing care in a hospital.

S.F. 465 (1984 Iowa Acts, Chapter 1256)

By Committee on State Government. Updates the Code requirements relating to construction, repair, and improvement projects at the state institutions under the control of the Department of Human Services to conform to current practices of the Department. It requires the Department to submit a multiyear construction program, to adopt plans and specifications and cost estimates for all projects costing over \$25,000, and to let contracts for the projects under chapter 23. The Act authorizes the Department to employ a qualified architect or engineer, to secure consultant architectural or engineering services, to advertise for bids in a Des Moines newspaper, to proceed with emergency repairs or improvements without following competitive procurement procedures, to use day labor for minor projects costing \$5,000 or less, and to use inmate labor for minor departmental projects.

S.F. 2091

See Local Governments. Relates to legal settlement of former state mental health institute or state hospital-school patients.

S.F. 2095

See Penalties and Enforcement. Relates to penalty for failure to set aside handicapped parking spaces.

S.F. 2176 (1984 Iowa Acts, Chapter 1050)

By Committee on Human Resources. Eliminates the requirement that a facility licensed by the Department of Substance Abuse providing child foster care be licensed by the Department of Human Services.

S.F. 2293

See Minors and Children. Relates to duties of the Department of Human Services regarding child foster care placement.

S.F. 2333

See Appropriations. Relates to appropriations to the Department of Human Services for mental health and mental retardation programs and requires a study of the disabled population in Iowa.

S.F. 2335

See Appropriations. Relates to appropriations to the Department of Human Services for reimbursement under the Unemployed Parent Program of the Aid to Families with Dependent Children Program.

S.F. 2351

See Appropriations. Relates to the appropriations and prescribes certain duties of the Department of Human Services.

S.F. 2352

See Appropriations. Relates to the appropriation of federal block grant funds for human services programs.

S.F. 2363 (1984 Iowa Acts, Chapter 1297)

By Committee on Appropriations. Relates to codified provisions affecting appropriations to the Department of Human Services.

It removes the dollar limitation on total funeral expenses for State Supplementary Assistance Recipients, without affecting the maximum funeral benefit of \$400.

The Act updates the definitions in the medical assistance chapter to reflect changes in federal law. It adds a definition of discretionary medical assistance which is the assistance that can be provided under federal law to so-called medically needy individuals. The Act reorders the group priorities for certain medical assistance recipients due to the inclusion of medically needy groups and deletes the specific income and resource eligibility limitations for medical assistance recipients and instead adopts the federally prescribed limitations by reference. It authorizes, but does not require, the payment of discretionary medical assistance to medically needy individuals and families.

It requires counties to reimburse the Department of Human Services monthly for the cost of medical assistance, not paid from federal funds, to county residents in certified intermediate care facilities for the mentally retarded, provided the residents' placements have been approved by the appropriate review organization as medically necessary and appropriate.

It repeals the prohibition on reducing medical assistance provider payments by additional payments made by the recipient to the provider.

H.F. 558 (1984 Iowa Acts, Chapter 1276)

By Committee on Human Resources. Revises Iowa's Aid to Dependent Children Program to conform to federal law and the practices of the Department of Human Services. It deletes references to county responsibilities as the program is administered by the state. The Act amends or adds definitions of assistance, dependent child, protective payee, recipient, specified relative, and vendor payment. It provides that the absence of a parent due to military service alone does not make a child a dependent child. It updates the residency requirement to comply with federal case law and deletes the prohibition of assistance to institutionalized children to comply with federal law. It adds requirements for protective and vendor payments. It requires cooperation in enforcing rights to periodic support payments and provides sanctions. It requires notification to the Child Support Recovery Unit if assistance is provided to a child whose parent is absent from the home and removes the dollar limitation on total funeral expenses for a child recipient, but does not affect the maximum funeral benefit of \$400.

H.F. 2136

See Professional and Occupational Licenses. Relates to the licensure of social workers.

H.F. 2375

See Corrections. Relates to surrender of income of inmates in certain residential treatment centers.

H.F. 2389

See Local Governments. Relates to applications of counties for community mental health and mental retardation funds.

H.F. 2430 (1984 Iowa Acts, Chapter 1208)

By Committee on Human Resources. Requires the Department of Human Services to select foster care review committees with at least three members to review child foster care placements, and to determine the composition, organization, and duties of the committees. It authorizes the disclosure of child foster care information and official juvenile court records to the committees.

H.F. 2440 (1984 Iowa Acts, Chapter 1277)

By Committee on Human Resources. Makes several substantive and organizational changes in the statutes governing the administration of the Iowa Veterans Home in Marshalltown. The Act places overall responsibility on the Commissioner of the Department of Human Services rather than the Director of the Division of Child and Family Services. It reduces certain eligibility requirements for admission to the Home, revises provisions relating to the Commandant's powers and duties and adds provisions relating to the handling of funds of members of the Home.

H.F. 2447

See Courts and the Judicial Process. Relates to requirements for interpreters for hearing impaired persons who are under arrest or questioning.

H.F. 2465

See Courts and the Judicial Process. Relates to the mental conditions of criminal defendants.

H.F. 2467 (1984 Iowa Acts, Chapter 1278)

By Committee on Judiciary and Law Enforcement. Establishes new administrative procedures for the establishment, determination, and collection of child support debts assigned to the Department of Human Services by public assistance recipients or to be enforced by the Child Support Recovery Unit. The Act creates a support debt in favor of the Department in the amount of the Department's payment of public assistance or in favor of an individual who does not receive public assistance but who receives support collection or paternity determination services from the Department. It limits the amount of the support debt to the amount of support obligation established judicially, or established administratively by the Director of the Child Support Recovery Unit in accordance with the schedule of minimum support guidelines set out in the Act. After

notice and opportunity for an administrative negotiation conference and a hearing in district court, the Act authorizes the Director of the Child Support Recovery Unit to initiate support debt collection procedures, including execution of an attachment, lien, wage assignment, or garnishment, or a restraining order for the preservation of assets. It requires the district court to consider the same schedule of minimum support guidelines in establishing a monthly support obligation and authorizes the collection of accrued interest on delinquent support debts.

INSURANCE

S.F. 324 (1984 Iowa Acts, Chapter 1034)

By Bruner. Requires accident and health insurers and hospital and medical service corporations, which cover the costs of skilled nursing care, to cover the costs of skilled nursing care in a hospital for insureds or subscribers who require skilled nursing care rather than acute care, but who cannot be accommodated in a designated skilled nursing care bed in that hospital or another hospital or health care facility within a thirty-mile radius of that hospital.

S.F. 2262

See Health and Safety. Relates to insurance coverage for diabetic outpatient self-management education programs.

S.F. 2277 (1984 Iowa Acts, Chapter 1282)

By Committee on State Government. Requires the Commissioner of Insurance to adopt rules to establish criteria for the selection of nominees of subscriber directors of the board of directors of a hospital service corporation, medical service corporation, dental service corporation, or pharmaceutical or optometric corporation. The Act requires boards of such corporations to establish procedures to permit nomination to the board for subscriber directors and provider directors by a petition of at least fifty subscribers or participating providers. The petitions will be considered only by the independent nominating committee created in H.F. 196 enacted in the 1983 Session, during the duration of the committee. The Act exempts the independent subscriber nominating committee from chapter 17A and prohibits members of the committee from receiving per diem or expenses. The law takes effect upon publication.

S.F. 2312 (1984 Iowa Acts, Chapter 1071)

By Committee on State Government. Requires that interest earnings deposited in the health insurance premium operating fund, the health insurance premium reserve fund, and the life insurance premium operating fund be deposited in those funds and not the general fund of the state.

H.F. 189

See Financial Institutions. Relates to insurance to protect deposits in a financial institution.

H.F. 323 (1984 Iowa Acts, Chapter 1011)

By Carl. Eliminates an exemption from the sex discrimination law for an employer-provided retirement plan or benefit system.

H.F. 2263 (1984 Iowa Acts, Chapter 1017)

By Committee on Small Business and Commerce. Allows life insurance companies to make periodic adjustments in the interest rates charged on loans made under the life insurance policy. The rates are tied to a published monthly average. The interest rate must be

established at least once a year and may be established and adjusted quarterly. Policyholders must receive advance notice of an interest rate increase. A life insurance company is permitted to continue to offer fixed rate policy loans.

H.F. 2487

See Courts and the Judicial Process. Relates to the establishment of a comparative fault system of tort liability in Iowa.

H.F. 2501 (1984 Iowa Acts, Chapter 1175)

By Committee on Small Business and Commerce. Known as the "Insurers Supervision, Rehabilitation, and Liquidation Act". The Act permits the State Insurance Commissioner to go to court to commence a proceeding to order the supervision, rehabilitation, or liquidation of insurance companies. Standards are established for each type of proceeding to determine whether such a proceeding is necessary or desirable. The Act enumerates specific powers that are granted to the Commissioner of Insurance upon a determination by the court that the proceeding sought should be ordered. Special procedures are developed for each of the types of proceedings and the rights of claimants under the proceedings.

H.F. 2522

See State Government. Relates to the holding period for funds held by a life insurance company.

LABOR

S.F. 244 VETOED BY THE GOVERNOR.

By Committee on Labor and Industrial Relations. Allows an employee to choose the employee's own physician to provide medical care for a job-related injury covered under Iowa's workers' compensation law. It allows the chosen physician to arrange consultations, referrals, or other care as the nature of the injury requires and requires the employee to reimburse the employer for the cost of care determined to be unreasonable or unnecessary by the Industrial Commissioner.

S.F. 2040 (1984 Iowa Acts, Chapter 1204)

By Hutchins. Credits interest earned on moneys in the penalty and interest (special employment security contingency) fund to the temporary emergency surcharge fund rather than to the general fund of the state. It limits annual expenditures from the penalty and interest fund to \$50,000, and transfers all unobligated or unexpended moneys in the fund at the end of the state fiscal year to the temporary emergency surcharge fund, or if no federal interest is owing, to the unemployment trust fund. It requires the Department of Job Service to report annually to the Joint Regulatory and Finance Appropriations Subcommittee of the General Assembly on planned expenditures from the fund for the next fiscal year and the reasons why federal administrative funds are not being used for the expenditures. The Act authorizes the Department to appear before the Executive Council to request funds to meet unanticipated emergencies.

S.F. 2098

See Corrections. Relates to the application of workers' compensation to adult or juvenile offenders performing unpaid community service.

S.F. 2104 (1984 Iowa Acts, Chapter 1163)

By Committee on Judiciary. Provides that the Director of Job Service make information on wage history and employment available to a county attorney for the purpose of fine and penalty collection. It also provides that a county attorney may contract for professional services in the enforcement and collection of fines, penalties, or other debts.

S.F. 2159 (1984 Iowa Acts, Chapter 1111)

By Committee on Labor and Industrial Relations. Amends the child labor laws to allow the employment of children under age sixteen as models for up to three hours per day, not exceeding twelve hours in any month, with written permission of the parent, guardian or custodian. The Act imposes certain restrictions with respect to children of school age.

S.F. 2212

See State Government. Relates to the minimum daily pay for a national guard member under active state service.

S.F. 2248

See Health and Safety. Relates to the "right to know" information about hazardous wastes.

S.F. 2271

See State Government. Relates to representation of, indemnification for, and restitution from state employees.

S.F. 2295 (1984 Iowa Acts, Chapter 1086)

By Committee on Labor and Industrial Relations. Requires an employer to notify an employee of the option to supplement workers' compensation with sick leave, vacation leave, or compensatory time pay and requires the employee to exercise the option before the employer may supplement the employee's workers' compensation by reducing the employee's sick leave, vacation leave, or compensatory time entitlements. The law takes effect upon publication.

S.F. 2297 (1984 Iowa Acts, Chapter 1053)

By Committee on Labor and Industrial Relations. Repeals the threshold requirement of one-third total disability for the receipt of workers' compensation benefits in pneumoconiosis cases, and repeals the special schedule of maximum benefits for pneumoconiosis cases so that the same benefits are payable in such cases as in other workers' compensation cases. It applies to pneumoconiosis cases filed on or after July 1, 1984.

S.F. 2319

See State Government. Relates to certain state employees receiving credit for accrued sick leave. The Act also relates to eligibility of state employees to disability payments.

S.F. 2359 (1984 Iowa Acts, Chapter 1314)

By Committee on Appropriations. Establishes a comparable worth pay grade system for state merit system employees. For noncontractual employees, implementation of the new pay system is to begin as soon as possible after January 1, 1985. Employees will be adjusted upward to their new pay grade, but none will be adjusted above grade 32. For contractual employees the Governor is to negotiate with the bargaining units for consistent implementation. A total of \$10 million is appropriated for pay increases, with a limit of \$5 million to come from the state general fund. An appropriation of \$50,000 is made for development of proposals for exempt agencies and employees. The intent is expressed that the Review Committee's recommendations be implemented in the 1985-1986 fiscal year, and that final implementation occur in the 1986-1987 fiscal year. The law takes effect upon publication.

H.F. 540 (1984 Iowa Acts, Chapter 1270)

By Connors. Provides that an employer under Iowa's wage payment collection law does not include a client, patient, customer, or other person who obtains professional services from a licensed person on a fee service basis or as an independent contractor. It provides that neighbors engaged in agriculture who are exchanging labor or other services are not employees under the same law. It

requires a farm labor contractor contracting with a seed or feed grain producer for certain manual labor, to purchase a \$20,000 surety bond to assure the payment of wages to the employees of the farm labor contractor. If the bond is not purchased and filed with the Labor Commissioner or if all wages are not paid by the farm labor contractor makes the seed or feed grain producer liable for the unpaid wages of the employees of the farm labor contractor. It allows an employee to file a complaint with the Labor Commissioner alleging retaliatory action by an employer due to the employee's earlier use of the wage payment collection law. If the Labor Commissioner finds a violation, the Commission is required to bring a district court action to restrain further violations and to seek appropriate relief, including rehiring or reinstatement with back pay.

H.F. 2019 (1984 Iowa Acts, Chapter 1015)

By Pavich and Brammer. Protects state employees under the merit system administered by the Iowa Merit Employment Department and the State Board of Regents' merit system from being subject to personnel reprisals for disclosure of information to members of the General Assembly, the Legislative Service Bureau, the Legislative Fiscal Bureau, or the caucus staffs, or a disclosure of information which the employee reasonably believes evidences a violation of law or rule, mismanagement, and other forms of misconduct. The protection does not apply if confidential information is disclosed. A violation is punishable as a simple misdemeanor.

H.F. 2031 Vetoed by the Governor

By Sherzan. Allows for employees of a district board of correctional services who were previously included in bargaining units of the administrative agent to continue to be represented on the same basis for the purpose of collective bargaining under chapter 20.

H.F. 2172 (1984 Iowa Acts, Chapter 1212)

By Sturgeon. Increases the amount of the surety bond which is to be submitted to and approved by the Labor Commissioner when applying for an employment agency license from two thousand dollars to twenty thousand dollars when an employee is required to contribute to the payment of fees.

H.F. 2183

See Health and Safety. Provides for licensing of business entities and workers engaging in asbestos projects.

H.F. 2416 (1984 Iowa Acts, Chapter 1129)

By Committee on Small Business and Commerce. Relates to employee rights and employer liability under employer-provided health benefit plans. It provides that an employee of at least six months who has been enrolled under an employer-provided health benefit plan, may continue coverage under the plan at the employee's own expense if the employee's coverage would otherwise terminate because of a temporary layoff or leave of absence of not more than six months. Requires employers to notify all covered employees of

their continuation rights and requires an employer to notify employees of the failure to implement or the termination or substantial modification of an agreement to provide a health benefit plan for employees. It provides that an employer which fails to provide notification is solely liable for expenses incurred by the employee which would have been covered and allows such unreimbursed expenses to be assigned to and recovered by the Labor Commissioner as wages under chapter 91A.

H.F. 2433 (1984 Iowa Acts, Chapter 1255)

By Committee on Labor and Industrial Relations. Relates to benefit eligibility requirements, employer contribution rates, and earned interest on surcharge funds used to pay federal interest, under Iowa's unemployment law.

The Act affects unemployment compensation benefits as follows:

1. Abolishes the blanket waiver of the able, available, and job search requirements in job bumping situations, and substitutes a waiver of job search requirements and the disqualification requirement for failure to apply for, or to accept, suitable work.

2. Treats all employees of educational institutions similarly for purposes of denying benefits between academic terms and during sabbatical leave, vacation periods, and holiday recesses, effective April 1, 1984.

3. Provides a partial exception to the general rule that an employer has the burden to prove that an employee is disqualified for unemployment compensation benefits. Maintains the employer's burden to prove a disqualification, i.e., the burden of persuasion, but allocates to the employee the initial burden to produce evidence showing that the employee is not disqualified because the employee meets the requirements of one of the so-called savings clauses in voluntary quit cases or showing that the employee is not disqualified due to the employee's status as an alien not entitled to work or reside in the United States.

The Act affects employer contributions as follows:

1. Abolishes the five-tenths of one percent special contribution rate applicable to Rate Tables One and Two for employers with no benefit charges in the last six years and percentages of excess of at least 7.5 percent and establishes a zero contribution rate applicable to all rate tables for such employers, effective for contributions for calendar quarters beginning on or after April 1, 1984.

2. Authorizes an appeal for recomputation of an employer's contribution rate either after removal of charges against the employer's account due to an overpayment or after issuance of a contribution rate notice affected by charges against the base period employer's account due to benefits paid to an employee at a time when the employee was still employed in the same base period

employment. It requires the appeal to be made within thirty days of the first contribution rate notice dated after the removal of the overpayment charges or after issuance of the contribution rate notice affected by charges involving the same base period employment, effective for calendar years 1983 and 1984 and subsequent calendar years.

3. Requires the Department of Job Service, at the employer's option, to either refund certain contributions paid solely due to overpayments initially charged against but later removed from an employer's account or to treat the contributions as voluntary contributions, applicable July 1, 1984 to a claim for adjustment of contributions paid within the three years immediately preceding the date of the claim for adjustment.

The Act also requires interest earned on moneys in the temporary emergency surcharge fund, which is used to pay interest owed on federal loans, to be kept in the fund rather than transferred to the general fund of the state.

It is partially effective upon publication and retroactive for certain purposes, otherwise effective July 1, 1984.

H.F. 2473

See State Government. Relates to the establishment of a phased retirement incentive program for certain state employees.

H.F. 2487

See Courts and the Judicial Process. Relates to the establishment of a comparative fault system of tort liability in Iowa.

LICENSES AND FEES

S.F. 2205

See Natural Resources. Relates to fees for vessel registration.

S.F. 2235

See Penalties and Enforcement. Relates to the offense of driving while a license is revoked or suspended.

S.F. 2293

See Minors and Children. Relates to licensing of foster parents and the available funding for licensed or registered child day care facilities.

S.F. 2328

See Gambling. Relates to requirements of licensees of racing facilities.

S.F. 2330

See Appropriations. Relates to fees for registration of certain vehicles and certain operator's licenses.

H.F. 4 (1984 Iowa Acts, Chapter 1198)

By Sullivan. Provides for a five dollar fee for the transfer of each separate platted lot and five dollars for each separate parcel of contiguous land lying within one unplatted section and described in one instrument of transfer. The fee cannot exceed fifty dollars for a transfer of platted or unplatted property which is described in one instrument of transfer and which is contiguous or separated only by a public street or highway.

H.F. 406

See Natural Resources. Relates to the fees for several licenses received from the State Conservation Commission.

H.F. 523

See Natural Resources. Relates to the fee for a nonresident fur dealer's license.

H.F. 2015

See Gambling. Relates to requirements of licensees for bingo occasions and bingo games.

H.F. 2187 (1984 Iowa Acts, Chapter 1124)

By Committee on Local Government. Increases the fee for general recording and filing of instruments from three to five dollars per page.

H.F. 2306

See Natural Resources. Relates to deer hunting licenses.

H.F. 2391

See Agriculture. Relates to license fees for grain dealers and warehouses.

H.F. 2436

See Health and Safety. Relates to the licensure of certain hospice programs.

H.F. 2437

See Health and Safety. Relates to licensure of authorized ambulance or rescue squad services.

H.F. 2439

See Gambling. Relates to requirements of applicants for licenses to conduct races.

H.F. 2486

See Transportation--General. Relates to the requirements for licenses issued to persons nineteen years of age or younger.

LOCAL GOVERNMENTS

S.F. 159 (1984 Iowa Acts, Chapter 1008)

By Mann. Authorizes township trustees to establish and maintain an emergency warning system within a township which has a common boundary with a city having a population of one hundred eighty thousand or more.

S.F. 190

See Business and Utilities. Relates to a person's right to serve in a public office and be granted a leave of absence by the person's employer.

S.F. 253

See Courts and the Judicial Process. Relates to a juror challenge when a municipality is a defendant in the case.

S.F. 441

See Courts and the Judicial Process. Relates to the duties of the county sheriff with respect to condemnation proceedings.

S.F. 442 (1984 Iowa Acts, Chapter 1014)

By Committee on Judiciary. Provides that library records which would reveal the identity of a person checking out or requesting an item may be released to a criminal justice agency only if there is an investigation of a particular person or organization, a rational connection exists between the release and the end, and the need is cogent and compelling.

S.F. 449

See Professional and Occupational Licenses. Relates to the issuance by a county sheriff of temporary identification cards to individuals performing security duties on a temporary basis.

S.F. 2043 (1984 Iowa Acts, Chapter 1232)

By Junkins and Miller of Des Moines. Authorizes cities and counties to provide a partial tax exemption of the actual value of new construction added to warehouses and distribution centers. The Act defines warehouses and distribution centers. The Act also authorizes cities and counties to contract with a person whose property is totally or partially exempt from taxation to provide certain services such as police protection, fire protection, street maintenance, and waste collection.

S.F. 2050 (1984 Iowa Acts, Chapter 1009)

By Holt. Increases the terms of office of trustees of sanitary districts from three to six years. The Act also provides that if trustees are to be selected by election, the trustees are to be elected at the general election preceding the expiration of the trustee's term. The terms of office will begin in January rather than in July.

S.F. 2057 (1984 Iowa Acts, Chapter 1109)

By Junkins. Legalizes the payment of additional compensation to certain county officers and deputies by the Lee County Board of Supervisors during the 1981-1982 fiscal year.

S.F. 2059

See General Assembly. Relates to the authority of a standing committee of the General Assembly to obtain certain information from a state agency or political subdivision.

S.F. 2069

See Transportation--General. Relates to the certificate of exemption filing requirements for tax exempt sales of motor fuel to political subdivisions.

S.F. 2091 (1984 Iowa Acts, Chapter 1165)

By Vande Hoef. Creates an exception to the general rule that a person acquires legal settlement in a county after residing in the county for one year. It provides that a former state mental health institute or state hospital-school patient does not acquire legal settlement in the county in which the institute or hospital-school is located unless the patient is discharged, continuously resides in the county for one year subsequent to the discharge, and is not hospitalized in and does not receive treatment at the institute or hospital-school during that year. The Act also provides that an emancipated minor acquires a legal settlement in the minor's own right and establishes a rule for determining the legal settlement of a minor upon severance of the parental relationship.

S.F. 2121

See Real Estate and Housing. Provides for a State Historic Building Code.

S.F. 2122 (1984 Iowa Acts, Chapter 1168)

By Deluhery. Provides for the apportioning of the costs of county libraries among the participating cities and the unincorporated areas of the county on the basis of population. The Act authorizes the unincorporated area of a county to withdraw from the library by referendum and also allows dissolution of the district by referendum of the unincorporated area and the participating cities.

S.F. 2153

See Agriculture. Relates to bid requirements for improvements in drainage districts.

S.F. 2154

See State Government. Relates to community action agencies.

S.F. 2156

See Taxation. Relates to county repayment of disallowed credit or reimbursement.

S.F. 2170 (1984 Iowa Acts, Chapter 1186)

By Committee on Local Government. Directs the board of supervisors of each county to appropriate \$2,500 on July 1, 1984, to the Department of Agriculture to fund the Brucellosis and Tuberculosis Eradication Program until property tax collections are available for that purpose. This is a temporary funding method to provide for the initial start-up of the program established under the new county finance procedures.

S.F. 2197 (1984 Iowa Acts, Chapter 1051)

By Waldstein. Provides additional methods of giving notice to landowners of a proposal to establish a sanitary sewer district in an unincorporated area of a county. These include mailing notice to the last known address of the owner on the transfer books of the county auditor, mailing to an address designated by the owner, or notice in the same manner as for service of original notices in the district court. The board of supervisors may exclude land from a proposed district if it is unlikely that the land will benefit from the district. The Act also provides procedures for dissolution of a sanitary sewer district.

S.F. 2220

See Financial Institutions. Relates to the investment of public funds in financial institutions.

S.F. 2222 (1984 Iowa Acts, Chapter 1052)

By Committee on State Government. Applies to a city which is changing its form of government to one which has council members elected from wards or is changing the number of council members elected from wards. The Act allows the city to change its precincts to conform with the new ward boundaries.

S.F. 2228

See Real Estate and Housing. Relates to zoning ordinances regarding certain manufactured homes.

S.F. 2243 (1984 Iowa Acts, Chapter 1069)

By Committee on Local Government. Requires that the salary of a full-time county employee be published annually rather than each time the employee is paid.

S.F. 2250

See Transportation--Roads. Relates to the duties of the county board of supervisors in preparing and adopting a project list and budget for construction of secondary roads.

S.F. 2257

See Business and Utilities. Relates to electrical transmission facilities that can be owned by cities.

S.F. 2269

See Corrections. Relates to charges to prisoners in county jails.

S.F. 2285 (1984 Iowa Acts, Chapter 1055)

By Committee on Small Business and Economic Development. Permits a person who makes a bid for a contract for a public improvement to use a credit union certified share draft as security on the bid. Prior to enactment, only a certified check could be used as security on such a bid.

S.F. 2293

See Minors and Children. Relates to authority for a peace officer to remove a child from a child day care facility under certain conditions.

S.F. 2294

See State Government. Relates to the confidentiality of public records.

S.F. 2311

See General Assembly. Provides that the Legislative Fiscal Bureau has access to the records of political subdivisions.

S.F. 2317

See Business and Utilities. Relates to preferences by public purchasers for coal mined or produced in Iowa.

S.F. 2328

See Gambling. Relates to using industrial revenue bonds for the construction of a racing facility.

S.F. 2351

See Appropriations. Relates to reimbursement to counties providing general relief during an interim period prior to determination of eligibility for federal supplemental security income payments.

S.F. 2353

See Appropriations. Relates to substance abuse treatment programs.

S.F. 2357

See State Government. Relates to the disbursement of the proceeds of a petroleum overcharge fund to certain energy management programs of local governments.

S.F. 2363

See Human Services. Relates to reimbursement of costs of certain residents in certified intermediate care facilities for the mentally retarded by counties to the Department of Human Services.

H.F. 48 (1984 Iowa Acts, Chapter 1123)

By Diemer, Renaud, Swartz, Cooper, Swearingen, Hammond, Hermann, Royer, Handorf, Renken, Maulsby, Van Maanen, McIntee, Van Gerpen, and Rensink. Authorizes the board of supervisors, under rules

adopted by the Auditor of State, to employ certified public accountants to audit financial records of the county. The Auditor of State may review the audit of a certified public accountant, but not more than once each three years unless the public interest requires otherwise. The actual and necessary expenses of the review of the audit work papers must be reimbursed by the certified public accountant, but the reimbursement can not exceed one thousand dollars or ten percent of the fee collected by the accountant from the county to conduct the examination.

H.F. 80

See Agriculture. Relates to a drainage or levee district under the control of a city council.

H.F. 123

See Penalties and Enforcement. Relates to the crime of interference with official acts by a volunteer or paid fire fighter.

H.F. 169

See State Government. Relates to time limit requirements for completion of audits of local governments.

H.F. 205 (1984 Iowa Acts, Chapter 1176)

By Spear. Redefines the eligibility of property owners who may protest the amendment or repeal of a city zoning regulation. The owners of twenty percent or more of the property which is located within two hundred feet of the exterior boundaries of the property for which a change or repeal is proposed may sign a written protest of the change and, thereby, require a three-fourths vote of the city council to make the proposed change.

H.F. 224 (1984 Iowa Acts, Chapter 1206)

By Muhlbauer, Cochran, Skow, Cooper, Anderson, Oxley, Hammond, and Fogarty. Strikes reference to the payment of bounties from the county general fund and repeals the domestic animal fund.

H.F. 359 (1984 Iowa Acts, Chapter 1002)

By Committee on Local Government. Requires the owner of property abutting a sidewalk to be responsible for the removal of natural accumulations of snow and ice from the sidewalks within a reasonable amount of time and to be liable for damages caused for failing to use reasonable care in the removal of the snow or ice. To recover damages, a person must prove facts which afford a reasonable basis for measuring the amount of actual damages. The city's general duty to keep all public ways free of nuisances does not include a duty to remove the natural accumulations of snow or ice from sidewalks unless the city is the abutting property owner.

H.F. 425 (1984 Iowa Acts, Chapter 1097)

By Black. Changes the official title of the chief administrative officer of a county conservation board from "executive officer" to "director". The Act also removes a limitation that assistants and employees of county conservation boards cannot receive annual

compensation which is in excess of the annual compensation paid to state conservation officers and employees for similar services.

H.F. 434 (1984 Iowa Acts, Chapter 1194)

By Davitt. Permits two or more cities within the same county or two contiguous counties to execute an agreement under chapter 28D (Joint Exercise of Governmental Powers) in order to consolidate their public funds for purposes of investment.

H.F. 446

See Natural Resources. Relates to reimbursement because of certain assessments resulting from leases, easements, or acquisitions of designated protected water areas to political subdivisions by the state.

H.F. 456 (1984 Iowa Acts, Chapter 1107)

By Running. Authorizes a county to contribute funding to a city-owned historical project.

H.F. 658 (1984 Iowa Acts, Chapter 1003)

By Committee on Ways and Means. Provides for the direct deposit of tax revenue and special assessments collected by the county treasurer on behalf of political subdivisions and public agencies in the county. Currently, the county treasurer can directly deposit tax revenue collected on behalf of cities and school districts. This Act extends the direct deposit authority to special assessments collected for cities and to taxes and other revenue collected on behalf of county hospitals, townships, area community colleges, county extension councils and other public agencies such as a multicounty library district which may have a separate financial operation.

H.F. 2043 (1984 Iowa Acts, Chapter 1177)

By O'Kane. Removes the requirement that a city must report annually all of the property owned by it within a city to the Department of Revenue.

H.F. 2111

See Bonds. Relates to uses of revenue bonds and pledge orders.

H.F. 2184 (1984 Iowa Acts, Chapter 1018)

By Committee on Local Government. Reduces the time requirement for notice of a public hearing on zoning actions by cities from fifteen days to seven days.

H.F. 2189

See Minors and Children. Relates to the coordination of local programs to meet the needs of children, youth, and families by the Commission on Children, Youth, and Families.

H.F. 2194 (1984 Iowa Acts, Chapter 1125)

By Peick. Exempts a county treasurer from reporting fees quarterly to the board of supervisors if the treasurer credits the fees collected daily to the county treasury and reports the receipts monthly to the board of supervisors.

H.F. 2247 (1984 Iowa Acts, Chapter 1274)

By Koenigs, Sherzan, Renaud, Groth, Cooper, Woods, Sullivan, Black, Running and Groninga. Directs the City Finance Committee to administer a law enforcement officer training reimbursement program. The program allows cities and counties to be reimbursed for training expenses including mileage, food, lodging, tuition, replacement of an officer while the officer is in training, and the salary cost of the officer while in training. A city or county is eligible for the reimbursement for a maximum of four years after the completion of training of an officer who resigns. During the first year after completion of training, the reimbursement is one hundred percent of the expenses; during the second year, the reimbursement is reduced to seventy-five percent; fifty percent reimbursement during the third year is allowed; and twenty-five percent reimbursement is allowed during the fourth year. The expenses are paid from an increase in the surcharge added to criminal fines assessed by the courts.

H.F. 2301

See State Government. Relates to the transfer of authority for inspection of explosive storage facilities from the county sheriff to the State Fire Marshal.

H.F. 2323 (1984 Iowa Acts, Chapter 1028)

By Committee on Agriculture. Provides that a person who has received a special assessment from a drainage district may pay the assessment in full without interest within thirty days. The Act increases the current time limit by ten days and it also coincides with the thirty-day period during which a person may decide whether to pay an assessment in full or by installments.

H.F. 2326

See Taxation. Relates to reports submitted by the county auditor to the Department of Revenue.

H.F. 2335 (1984 Iowa Acts, Chapter 1020)

By Committee on Local Government. Provides that certain activities of a city, county, or administrative or legal entity created by a city or county are not prohibited by the Iowa competition law if the activities would not be prohibited if undertaken by the state. The Act limits the availability of exemplary damages against a city, county, or administrative or legal entity created by a city or county to those activities which violate the Iowa competition law.

H.F. 2348

See Corrections. Relates to the temporary confinement in county facilities of persons alleged to have violated parole or work release conditions.

H.F. 2354 (1984 Iowa Acts, Chapter 1201)

By Connors. Retains current law that the board of trustees of a county public hospital must advertise for bids for improvements to

the hospital where the cost of the improvement exceeds twenty-five thousand dollars. Also provides for the procurement of equipment and supplies under bidding requirements prescribed by the board of trustees.

H.F. 2379 (1984 Iowa Acts, Chapter 1030)

By Committee on Human Resources. Provides thirty additional days for counties to complete their applications for community mental health and mental retardation funds and adds thirty days for review and approval of the applications by the Department of Human Services.

H.F. 2387

See Water, Air and Waste Management. Relates to public water supply systems and distribution system extensions.

H.F. 2389 (1984 Iowa Acts, Chapter 1228)

By Committee on Local Government. Generally provides an exception which allows city contracts for cumulative total purchases of up to one thousand dollars per fiscal year that may benefit directly or indirectly a city officer or employee.

H.F. 2390 (1984 Iowa Acts, Chapter 1178)

By Committee on Local Government. Deletes or amends incorrect references to current or former county funds and resolves conflicts in county finance laws.

H.F. 2396

See Penalties and Enforcement. Relates to licensing requirements for private detectives for city and county law enforcement officers.

H.F. 2401

See Natural Resources. Relates to the distribution of moneys to local governments for developing or improving recreational projects.

H.F. 2417

See Corrections. Relates to requirements for city jails and municipal holding facilities.

H.F. 2421 (1984 Iowa Acts, Chapter 1039)

By Committee on Energy. Provides that if two or more local governments find that the only effective means of using solid waste as an energy source is the creation of a public service monopoly, they are required to create a separate legal entity under chapter 28E to provide for the collection, transportation, storage, and disposal, or other diversion of solid waste as an energy source. The separate legal entity is given a monopoly over the solid waste collection and disposal function within its jurisdiction. The legal entity may issue bonds as provided under chapter 28F. The agreement creating the legal entity and its operations of a solid waste management project are subject to review and approval of the Department of Water, Air and Waste Management.

H.F. 2468

See State Government. Relates to election law revisions.

H.F. 2470

See Real Estate and Housing. Relates to vacating a street, alley, or public land by a city council.

H.F. 2478 (1984 Iowa Acts, Chapter 1221)

By Committee on Local Government. Amends the duties and responsibilities of the county auditor, treasurer, recorder, and clerk of the district court to correct errors or improve administration of property tax and special assessment laws. The Act provides for the collection of special assessments by the county treasurer which procedure was originally changed in 1981, but references were missed. The Act also provides for late filing for the military service tax credit and changes the procedure for notification of a real estate title change by the clerk of the district court. The clerk will issue one certificate which will be sent first to the county recorder and then to the county auditor. The Act also changes a reference from the "auditor's certificate of redemption" to the "treasurer's certificate of redemption" as it relates to tax sales. This reference was missed in tax sale procedural changes in 1981.

H.F. 2487

See Courts and the Judicial Process. Relates to the tort liability of governmental subdivisions.

H.F. 2510

See Taxation. Relates to municipal improvement districts' assessment of utility property.

H.F. 2520

See Appropriations. Relates to county land use inventories and county land use plans.

H.F. 2525

See Taxation. Relates to the maximum property tax levy for a benefited law enforcement district.

H.F. 2531 (1984 Iowa Acts, Chapter 1210)

By Committee on Ways and Means. Allows a city to exempt from taxation an urban renewal construction project for two years or until construction is eighty percent completed, whichever is the earlier, to enter into an agreement with a developer establishing a minimum assessed value on an urban renewal project, to transfer an interest in real property at less than the fair market value if the costs to the city as an urban renewal project will be paid off within four years, and to transfer an interest in real property without meeting the bidding requirements if the real property is to be used for the purpose of development or redevelopment of an industrial building or facility, are facilities for use as a center for export for international trade, is a home office or regional office facility for a multistate business, or will generate

property tax revenues sufficient to pay within four years the costs incurred by the city as a result of the urban renewal project.

MINORS AND CHILDREN

S.F. 517

See Penalties and Enforcement. Relates to the investigation of a missing unemancipated minor.

S.F. 2042

See State Government. Relates to abolishment of the Council on Child Abuse Information.

S.F. 2089

See Health and Safety. Provides requirements for using child restraint systems in motor vehicles.

S.F. 2091

See Local Government. Relates to the legal settlement of emancipated minor children.

S.F. 2101

See Corrections. Relates to the commitment of older children to the State Training School.

S.F. 2163 (1984 Iowa Acts, Chapter 1088)

By Horn. Defines "best interest of the child" for purposes of court proceeding in dissolution of marriage cases. The court is required to consider certain factors when determining custody of a child. The Act requires the joint custodial parent who is awarded physical care of the child to be responsible for providing for the best interests of the child. The Act defines the rights and responsibilities of the legal custodian of the child.

S.F. 2176

See Human Services. Relates to the licensing of child foster care facilities.

S.F. 2268

See Courts and the Judicial Process. Relates to the garnishment of wages and the collection of court ordered payments for the support of children.

S.F. 2293 (1984 Iowa Acts, Chapter 1279)

By Committee on Human Resources. Relates to child protection. The Act creates a State Foster Care Review Board and local foster care review boards in two judicial districts for four years. The State Board is required to establish with local boards a registry of the placements of all children receiving foster care in the two judicial districts. The Department of Human Services is required to provide the State Board with information relating to the children placed in foster care. The local boards will be in two judicial districts selected to allow comparison of the effectiveness of the local board in different types of counties in the state. The Department is required to discontinue a foster care review process for those children reviewed by the local boards in

at least one of the two districts. A local board is limited to reviewing no more than one hundred cases annually. There may be more than one local board in one judicial district.

Each local board is required to review the case of each child receiving foster care assigned to the local board every six months and to review certain criteria regarding the case. The Act provides confidentiality restrictions and mandates that the agency responsible for the placement of the child create a case permanency plan which is defined.

The Act amends the definition of child in need of assistance to include certain chemically dependent children. All parents, guardians, and legal custodians are required to be served notice of the pendency of a juvenile delinquency case. Self-employed social workers and employees or operators of registered group day care homes or registered family day care homes are included in the definition of mandatory reporters of child abuse and are required to make the report within 24 hours and are required to assist the Department of Human Services in the investigation of child abuse cases. The Department is required to orally notify the mandatory reporter in an individual child abuse case of the results of the case investigation.

It clarifies that the county attorney is to assist in the preparation of certain juvenile court actions and substitutes the term "unfounded" for "unsubstantiated" in identifying reports for which an investigation may be terminated.

The Act permits the guardian ad litem of a child in need of assistance to be present at judicial proceedings relating to the child, to submit a report relating to the child to the court, to inspect a social report considered by the court, and to be informed of the results of counseling sessions. Certain court records are to be maintained and be a part of each hearing relating to a child in need of assistance.

It requires that the Department, or other agency responsible for placement, consider placing a child in the same foster care facility if the child was previously placed in the facility.

The Act requires foster parents licensed after July 1, 1984 to complete twelve hours of foster parent training.

The Act stipulates that some of the monthly requirements regarding termination of the parent-child relationship are consecutive. Expungement of child abuse information after one year is required if the information cannot be determined by a preponderance of the evidence to be founded or unfounded.

The Act requires the Department or agency responsible for the placement of the child to submit a case permanency plan to the court and make an effort to return the child to the child's home as quickly as possible. If the court orders the transfer of legal

custody of a child under certain conditions, the order must state that reasonable efforts have been made to prevent or eliminate the need for removal of the child from the child's home.

The Act permits a peace officer to remove a child from a day care facility upon a court order or in cases of an emergency under certain conditions.

The Act requires that a hearing be held every six months after the placement of a child in foster care.

If the court orders the termination of parental rights, the Department or the agency responsible for the placement of the child is required to submit a case permanency plan and make an effort to establish a stable placement for the child. The placement is to be reviewed by the court every six months until the child is adopted.

The Act permits funding available from county boards of social welfare to be distributed to child day care facilities, and organizations and agencies which serve day care facilities. Presently, the funds may only be distributed to licensed day care facilities.

S.F. 2351

See Appropriations. Relates to a medically needy program for certain children under twenty-one years of age.

H.F. 162

See Education. Relates to special education programs for certain students between the ages of twenty-one and twenty-four.

H.F. 558

See Human Services. Relates to revisions in the Iowa Aid to Dependent Children Program.

H.F. 2189 (1984 Iowa Acts, Chapter 1076)

By Committee on State Government. Replaces the Iowa Council for Children and Families and the Iowa Youth Council with a Commission on Children, Youth and Families. The Commission is composed of seventeen voting members, and four legislators and one district court judge who are nonvoting members. It directs the Commission to coordinate state, local and private programs, resources and services to meet the needs of children, youth and families and to be an advocate for children, youth and families. It provides for a director for the Commission, the transfer of responsibilities, records and staff from the two Councils being replaced, and the initial appointments to the Commission.

H.F. 2302 (1984 Iowa Acts, Chapter 1207)

By Hermann. Adds sexual exploitation of children and child prostitution to the definition of child abuse, provides for the admissibility of certain tape recordings in child in need of assistance cases, and requires school administrators to cooperate with investigators in child abuse cases by providing interviews

with children who are named in child abuse reports or are alleged to have relevant information. The latter provision states that the administrator is under no duty to report the investigation or interview to the child's parents and it contains an immunity provision.

H.F. 2380 (1984 Iowa Acts, Chapter 1061)

By Committee on Judiciary and Law Enforcement. Allows the Department of Public Safety to provide criminal history data to youth service agencies approved by the Confidential Records Council regarding applicants for paid or voluntary positions which would place the applicant in direct contact with children.

H.F. 2423 (1984 Iowa Acts, Chapter 1242)

By Committee on Judiciary and Law Enforcement. Establishes a long-arm statute for the exercise of jurisdiction over nonresident parents in paternity and child support cases. Codifies a general catchall due process provision and three specified circumstances, each of which constitutes the minimum contact with the state necessary for the Iowa courts to exercise extraterritorial jurisdiction.

H.F. 2425

See Corrections. Relates to the incarceration of a child fourteen through seventeen years of age who has been convicted in the district court as an adult.

H.F. 2430

See Human Services. Relates to foster care review committees.

H.F. 2457

See Courts and the Judicial Process. Relates to guardianships and conservatorships.

H.F. 2467

See Human Services. Relates to the collection of child support debts.

H.F. 2486

See Transportation--General. Relates to increased penalties for individuals providing alcoholic beverages or beer to minors. The Act also provides a special motor vehicle license issued to a person nineteen years of age or younger.

NATURAL RESOURCES

S.F. 2205 (1984 Iowa Acts, Chapter 1082)

By Committee on Natural Resources. Establishes a graduated fee schedule for vessel registration based upon the length of the vessel. Formerly, the fee was \$8.00 for any size vessel.

S.F. 2361

See Appropriations. Relates to appropriations for various conservation purposes.

H.F. 111

See Transportation--General. Relates to the seeding of ditches along roadsides with prairie grass seed and native grasses.

H.F. 406 (1984 Iowa Acts, Chapter 1260)

By Committee on Natural Resources. Increases the fees for several licenses of the State Conservation Commission to fish, hunt or trap, establishes a fur-harvester's license that replaces the trapping license, which is required for trapping or for hunting fur bearers, provides for writing fees for county recorders and depositories selling licenses, expands the application period for deer hunting licenses to forty-five days, allows a landowner or tenant of a farm unit to be issued a free wild turkey license valid only on that farm unit, provides that minors who are not required to have a fishing license are subject to certain trout possession limits, provides that licenses expire on January 10 of the succeeding year, repeals the nonresident pheasant stamp and raccoon stamp, further defines permanently disabled for license purposes and provides presumptions of nonresidency.

H.F. 425

See Local Government. Relates to officers and salaries of officers of county conservation boards.

H.F. 446 (1984 Iowa Acts, Chapter 1261)

By committee on Natural Resources. Provides the procedure and authority for the Iowa State Conservation Commission to establish a system of protected water areas. It requires the Commission to establish a state plan for the criteria, format for analysis, and priority of study of protected water areas. It provides for a prospective designation after study, a public hearing on the prospective designation, preparation of a management plan, and a public hearing on the management plan before permanent designation. The Act provides that the state must reimburse political subdivisions for lower assessments as a result of leases, easements or acquisitions stemming from the designation.

H.F. 523 (1984 Iowa Acts, Chapter 1199)

By Committee on Natural Resources. Authorizes the State Conservation Commission to enter into a reciprocity agreement with another state for the nonresident fur dealers license. The fee under the agreement must be the same for both states and not less than the Iowa fee for residents or more than the Iowa fee for nonresidents. It increases the statutory fee for nonresident fur dealers to four hundred fifty dollars.

H.F. 531 (1984 Iowa Acts, Chapter 1153)

By Committee on Natural Resources. Revises the procedures of the Department of Soil Conservation in the enforcement of and assessment of penalties under the Iowa coal mining statute to conform with the requirements of the federal statute. It provides that a civil penalty will be assessed if a violation results in a cessation order.

H.F. 602

See General Assembly. Relates to the apportionment of motor fuel tax attributable to fuel used in watercraft.

H.F. 2048 (1984 Iowa Acts, Chapter 1115)

By Black, Diemer, McIntee and Haverland. Allows a private, nonprofit organization to hold a conservation easement for public benefit if it is provided that the easement will be transferred to a public body or to another private nonprofit organization if the organization holding the easement is dissolved.

H.F. 2167 (1984 Iowa Acts, Chapter 1192)

By Cooper. Provides a limit on the amount of cost-sharing funds available to a landowner required to establish permanent or temporary soil and water conservation practices. The limit is seventy-five percent of estimated or actual cost, whichever is lower. The estimated cost is to be based on the average cost in the district and reviewed annually.

H.F. 2274

See Taxation. Relates to the checkoff for the state fish and game protection fund on a state income tax return.

H.F. 2306 (1984 Iowa Acts, Chapter 1213)

By Committee on Natural Resources. Expands the list of species for which the Iowa State Conservation Commission may regulate the means of taking to include wild mammals, wild turkey, pheasant, quail, fish, reptiles and amphibians. Directs the Commission to consider additional deer hunting days and any sex licenses (as opposed to bucks only licenses) in local areas needing further deer depopulation. It expands the period for applying for a deer license to forty-five days and allows a person to acquire a regular gun, deer license and a landowner bow, deer license.

H.F. 2387

See Water, Air and Waste Management. Relates to regulation by the Department of Water, Air and Waste Management of public water supply systems and distribution system extensions.

H.F. 2393

See Water, Air and Waste Management. Relates to the authority of the Department of Water, Air and Waste Management over the use of recycled oil.

H.F. 2401 (1984 Iowa Acts, Chapter 1262)

By Committee on Natural Resources. Establishes a public outdoor recreation and resources fund to be used for capital improvements and land acquisition for state parks, public hunting and fishing areas, natural areas, water access sites, trail corridors, and other projects, to provide grants to cities and unincorporated communities for developing or improving recreational projects or tourist attractions, and to be expended on advertising to promote recreational projects and tourist attractions. An Advisory Council is established in the State Conservation Commission to make recommendations on the use of the fund. However, the Council will not be appointed until moneys are provided to the fund, which this Act does not do. Also established is a county conservation board fund to be used by the State Conservation Commission to provide funds, based upon need, to county conservation boards to develop and maintain museums, parks, preserves, and other county recreational facilities. Moneys have not been provided for this fund either.

H.F. 2472

See Drugs, Controlled Substances, and Alcohol. Relates to informing parents of minors charged with certain violations relating to possession of alcohol or beer.

H.F. 2520

See Appropriations. Relates to appropriations for natural resources management.

PENALTIES AND ENFORCEMENT

S.F. 163

See Business and Utilities. Relates to enforcement of statutory liens on personal property in a self-service storage facility.

S.F. 345 See Health and Safety. Provides a penalty for dispensing prescription drugs, controlled substances, or contraceptive devices in violation of the law.

S.F. 442

See Local Governments. Relates to providing certain library records under certain circumstances to a criminal justice agency.

S.F. 451

See Professional and Occupational Licenses. Relates to enforcement of licensee discipline by investigators for the Board of Medical Examiners.

S.F. 505 (1984 Iowa Acts, Chapter 1162)

By Committee on Judiciary. Changes the method of determining the value of property or services in the crimes of theft and fraudulent practice from normal market or exchange value to highest value by any reasonable standard, which includes market value, actual value, or replacement value. It also provides that for an aggregation of value under these sections, only two or more acts are necessary.

S.F. 517 (1984 Iowa Acts, Chapter 1084)

By Reader. Provides for a uniform system of complaint and report procedures which is to be used by law enforcement agencies when involved in a missing person investigation. It provides a penalty for the giving of false information in a complaint or report of a missing person and that no automatic time limitations may be used when dealing with the investigation of a missing unemancipated minor.

S.F. 2005

See Courts and the Judicial Process. Relates to penalties issued pursuant to the chapter of the Code relating to marriage.

S.F. 2095 (1984 Iowa Acts, Chapter 1110)

By Hall. Provides that a person who violates statutory requirements for setting aside handicapped parking spaces is guilty of a simple misdemeanor.

S.F. 2104

See Labor. Relates to the enforcement and collection of fines, penalties, and other debts.

S.F. 2116

See Business and Utilities. Provides a civil penalty for violation of laws relating to the termination of a franchise for farm implements or parts.

S.F. 2135

See Business and Utilities. Relates to civil penalties that may be assessed for willful violation of the law relating to electric utilities serving or offering to serve electric customers in an exclusive service area assigned to another utility.

S.F. 2137

See Courts and the Judicial Process. Relates to fraudulent practices for certification by individuals.

S.F. 2159

See Labor and Employment. Relates to requirements for child modeling.

S.F. 2183 (1984 Iowa Acts, Chapter 1188)

By Committee on Judiciary. Amend statutes relating to the offense of sexual abuse. The Act expressly provides that if a sex act is done while the other participant is under the influence of a drug induced sleep or otherwise in a state of unconsciousness, it is done against the other's will and thus constitutes sexual abuse. In addition, the Act provides that a person who displays a "dangerous" (rather than "deadly") weapon in a threatening manner during the commission of sexual abuse is guilty of sexual abuse in the second degree.

S.F. 2214

See Water, Air and Waste Management. Relates to violations of the law as it applies to hazardous waste.

S.F. 2217 (1984 Iowa Acts, Chapter 1159)

By Committee on Natural Resources. Authorizes the Water, Air and Waste Management Commission to establish a schedule of civil penalties of not more than one thousand dollars which may be administratively assessed. The penalties can be assessed only after an opportunity for a contested case hearing under chapter 17A. The Act also provides an interest penalty which may be assessed if the civil penalty is not paid on a timely basis.

S.F. 2223 (1984 Iowa Acts, Chapter 1134)

By Committee on Judiciary. Raises the maximum fine allowable for the conviction of a Class C felony from five thousand to ten thousand dollars and for a Class D felony from one thousand to seven thousand five hundred dollars.

S.F. 2235 (1984 Iowa Acts, Chapter 1142)

By Committee on Judiciary. Reduces the penalty from a serious misdemeanor to a simple misdemeanor for the offense of driving while a license is revoked or suspended for revocations and suspensions other than under section 321.209, chapter 321B, and other Code sections where the penalty is specifically stated. It also provides that the failure to return a license or registration as required in section 321A.31 is reduced from a serious misdemeanor to a simple misdemeanor.

S.F. 2247 (1984 Iowa Acts, Chapter 1249)

By Committee on Judiciary. The Act provides for the definition of the terms access, computer, computer system, computer network, computer program, computer software, data, property, services, loss of property, loss of services. It provides for the crime of unauthorized access. It defines the crimes of computer damage and computer theft and sets penalties for the crimes from the first to the fifth degree. It provides that the new chapter created is not exclusive. It allows the use of computer printouts as evidence of crimes under the new chapter notwithstanding rules of evidence to the contrary.

S.F. 2253 (1984 Iowa Acts, Chapter 1143)

By Committee on Judiciary. Creates the penalty of Class D felony for persons engaging in bidrigging or price fixing in contracts with the state or a governmental agency. Also provides for a one year period of debarment (prohibition from bidding on governmental contracts) for persons and enterprises convicted of actions which violate the Iowa competition law.

S.F. 2270 VETOED BY GOVERNOR

By Committee on Judiciary. Provides that a civil penalty of one hundred dollars is assessed when a driver's license is revoked under the implied consent chapter and dedicates those funds for the payment of victim reparation claims. The Act makes victims of intoxicated drivers eligible for victim reparation fund claims and repeals the sunset clause on the victim reparation program.

S.F. 2283 (1984 Iowa Acts, Chapter 1064)

By Committee on Judiciary. Provides that arson which results in the death of a fire fighter, whether the fire fighter is paid or volunteer, is arson in the first degree and punishable by a Class B felony.

S.F. 2294

See State Government. Relates to penalties and enforcement of the public records chapter.

S.F. 2304

See Drugs, Controlled Substances, and Alcohol. Relates to penalties for fraudulently obtaining, manufacturing, delivering, or possessing with intent to manufacture or deliver, a controlled substance.

S.F. 2306

See State Government. Relates to the use of computers and computer storage systems in the collection and storage of criminal intelligence data.

S.F. 2361

See Appropriations. Relates to appropriations for the Division of Highway Safety and Uniformed Force of the Department of Public Safety and for claims filed under the Victim Reparation Program.

H.F. 123 (1984 Iowa Acts, Chapter 1246)

By Renaud. Expands section 719.1, as it relates to the crime of interference with official acts, to include obstructing fire fighters, whether paid or volunteer, and makes the infliction of a bodily injury, other than serious injury in interference with their official acts, a serious misdemeanor.

The Act requires the Director of the Law Enforcement Academy, in accordance with chapter 17A and the approval of the Academy Council, to promulgate grounds for the revocation of a law enforcement officer's certificate. It gives the Academy Council the right to issue certificates to qualified officers and to revoke those certificates for specified reasons and under certain procedural guidelines. It allows the Council to hold hearings, appoint hearing examiners, administer oaths, and issue subpoenas relating to a revocation proceeding.

H.F. 257

See Health and Safety. Relates to the penalties for violation of fire laws.

H.F. 359

See Local Governments. Relates to responsibility for snow and ice removal from sidewalks.

H.F. 509

See Education. Relates to registration with the Secretary of State of certain colleges and universities which offer certain programs, operate a nonprofit postsecondary institution, or use the term college or university.

H.F. 531

See Natural Resources. Relates to the assessment of penalties under the Iowa coal mining statute.

H.F. 2019

See Labor. Relates for the imposition of a penalty for disclosure of confidential information by a state employee to the General Assembly or any of its agencies.

H.F. 2062

See Business and Utilities. Relates to penalties for utilities that disconnect gas or electric service to certain customers between November 1 and April 1.

H.F. 2110

See Health and Safety. Relates to penalties for violations of regulation of radiation machines and radioactive materials.

H.F. 2164 (1984 Iowa Acts, Chapter 1258)

By Shoultz, Rosenberg, Chapman, and Baxter. Provides for the protection of a victim of domestic abuse by specifying the duties and responsibilities of peace officers, providing for the immediate and adequate notification of the victim's rights, allowing a peace

officer to order an abuser to leave the premises, and providing that the refusal to follow such lawful order is a violation of section 719.1 (Interference with Official Acts). It also mandates a study and report by the Department of Public Safety on the collection and dissemination of domestic abuse data and statistics.

H.F. 2229

See Drugs, Controlled Substances, and Alcohol. Relates to penalties for use of cocaine.

H.F. 2247

See Local Governments. Relates to the costs of training of local law enforcement officers.

H.F. 2301

See State Government. Relates to penalties for violation of explosives laws.

H.F. 2330

See Transportation--General. Relates to suspension or revocation of motor vehicle operator's licenses for parking violations.

H.F. 2334 (1984 Iowa Acts, Chapter 1247)

By Committee on Judiciary and Law Enforcement. Limits the application of sections 713.1 (Burglary) and 713.2 (Attempted Burglary) to occupied structures and changes the definition of "occupied structure" to include appurtenances to buildings and structures but to exclude boxes or safes that a person cannot physically enter or occupy.

H.F. 2340

See Health and Safety. Relates to the authority of the Commissioner of Public Health to issue citations to health care facilities against whom a complaint has been filed.

H.F. 2380

See Minors and Children. Relates to youth service agencies ascertaining certain criminal history data of applicants for paid or voluntary positions.

H.F. 2396 (1984 Iowa Acts, Chapter 1135)

By Committee on Judiciary and Law Enforcement. Exempts a person in the employ of the police force, police department, or law enforcement agency of a state, county, city, or corporation deemed to be a city from the licensing requirements of private detectives, and deletes the exemption's limitation to acts in the performance of official duties.

H.F. 2427

See Courts and the Judicial Process. Relates to disclosure of a court's decision to use "shock" sentencing.

H.F. 2437

See Health and Safety. Relates to a penalty for operating an unauthorized ambulance or rescue squad service.

H.F. 2439

See Gambling and Gaming. Relates to penalties for violation of laws relating to pari-mutuel racing.

H.F. 2447

See Courts and the Judicial Process. Relates to interpreters for hearing impaired persons under arrest or questioning.

H.F. 2472

See Drugs, Controlled Substances, and Alcohol. Relates to penalties for an opened container of alcohol or beer while operating a motor vehicle and for certain persons providing alcohol or beer to minors.

H.F. 2486

See Transportation--General. Relates to penalties for operating a motor vehicle while intoxicated and for providing alcohol or beer to minors.

H.F. 2507

See Taxation. Relates to the penalties for failure to file tax returns.

PROFESSIONAL AND OCCUPATIONAL LICENSES

S.F. 414 (1984 Iowa Acts, Chapter 1122)

By Committee on Human Resources. Requires that a new applicant applying for licensure as a psychologist possess a doctoral degree in psychology from an institution approved by the Board of Psychology Examiners and have completed at least one year of supervised professional experience under the supervision of a licensed psychologist. Health care provider and certified health service provider are defined, and those illnesses and disorders which a certified health service provider may diagnose or evaluate are set out. A nonprofit hospital service corporation or medical service corporation organized under chapter 514 may enter into contracts with subscribers and providers to furnish health care services not otherwise allocated. The rates, contracts, or contract providers associated with any such corporation for health care service are subject to the approval of the Commissioner of Insurance. Any dispute arising between a corporation organized under chapter 514 and a provider may be submitted to the Commissioner of Insurance for a decision.

S.F. 449 (1984 Iowa Acts, Chapter 1235)

By Committee on State Government. Strikes the chapter of the Code that provides for private detective licenses and detective agency licenses and replaces it with a chapter providing for the licensing of private investigative agencies and private security agencies. Applications for the licenses are made to the Commissioner of Public Safety who issues identification cards for all employees of these agencies. It requires that a licensee file a surety bond with the Department of Public Safety, the amount of which is based upon the number of employees. It provides for suspension and revocation of licenses by the Commissioner. It also requires that individuals who are employed by a college or university who perform private security duties and carry a weapon meet certain specified requirements. It establishes penalties for violation of the chapter. It also provides for the issuance of fourteen-day temporary identification cards that may be issued by a county sheriff for a person employing individuals on a temporary basis for private security duties. The Act takes effect January 1, 1985.

S.F. 451 (1984 Iowa Acts, Chapter 1161)

By Committee on Judiciary. Provides that investigators for the Board of Medical Examiners are peace officers when enforcing certain chapters relating to license discipline.

S.F. 2276 (1984 Iowa Acts, Chapter 1104)

By Committee on State Government. Changes the name of the State Board of Engineering Examiners to the State Board of Engineering and Land Surveying Examiners and changes the composition of the Board. A person applying to become a registered professional engineer or a registered land surveyor may obtain character references from registered professional engineers. The State Board may establish rules to permit engineers to practice without

applying for registration. A foreign registrant may receive a temporary permit to practice engineering without applying for registration. The State Board is prohibited from issuing temporary permits to practice land surveying. The Act requires the Secretary of the State Board to communicate biannually with every professional engineer and surveyor to correspond with the multiyear licensing intervals.

H.F. 580 (1984 Iowa Acts, Chapter 1056)

By Committee on State Government. Revises a provision in the chapter on continuing education and licensee discipline to provide that it does not confer any independent authority for a licensing board not found elsewhere in the board's statutes.

H.F. 590 (1984 Iowa Acts, Chapter 1057)

By Committee on State Government. Revises the list of structures on which persons who are not registered architects may perform planning and design services.

H.F. 2136 (1984 Iowa Acts, Chapter 1075)

By Gronstal, Krewson, Clark, Mullins, Doderer, Connors, Sturgeon and Renaud. Provides for the licensing and regulation of those who hold themselves out as licensed social workers. The Act establishes a Board of Social Work Examiners which adopts standards for licensed social workers, administers the examination for licensure and administers the other provisions of the Act. A master's or doctoral degree from an accredited college or university, successful completion of the Board's examination, and two years experience in social work are required to become a licensed social worker.

H.F. 2211 (1984 Iowa Acts, Chapter 1268)

By Chiodo. States that a physical therapy evaluation of biomechanics may be rendered by a physical therapist without a prescription or referral from a physician or dentist, while physical therapy treatment given by a physical therapist can be rendered only under prescription or referral from a physician or dentist, or referral from a chiropractor. The Act also requires accreditation of education programs by the American Physical Therapy Association or another appropriate accrediting body rather than approval from the Board of Physical and Occupational Therapy Examiners, and language is repealed exempting practicing physical therapists during or before 1965 from licensing requirements.

H.F. 2521

See Appropriations. Relates to appropriations to various professional licensing boards.

PUBLIC RETIREMENT SYSTEMS

S.F. 407 (1984 Iowa Acts, Chapter 1234)

By Nystrom. Allows a senior judge who leaves the program before reaching 78 years of age to receive an annuity under the Judicial Retirement System based upon the years of service as a senior judge. If the judge served for six or more years as a senior judge, the judge's annuity will not change after resignation. If the judge served less than six years, the annuity is reduced from the amount the judge was receiving while serving as a senior judge, based upon the number of years the judge served as a senior judge and the amount of the annuity to which the judge was entitled at the judge's retirement.

H.F. 2528 (1984 Iowa Acts, Chapter 1285)

By Committee on Appropriations. Makes a number of changes in the public retirement systems in this state. It makes the following changes in the Iowa Public Employees' Retirement System:

1. Provides a standing appropriation from the Retirement Fund for the payment of investment expenses and limits the expenses to one-half percent of the market value of the Fund.

2. Increases the ceiling on covered wages to \$23,000 during 1987 and \$24,000 beginning January 1, 1988.

3. Changes a reference from the Comprehensive Employment Training Act to the Job Training Partnership Act.

4. Provides that members of the ministry, rabbinate or other religious order not currently covered by IPERS but otherwise eligible for coverage be given one year in which to opt to be covered.

5. Exempts the employees of the agricultural promotion boards and judicial hospitalization referees from IPERS membership.

6. Allows sheriffs and deputy sheriffs and small town peace officers to retire before reaching age 60 or completing the required twenty-five years of service and receive a reduced retirement allowance, computed as reductions are calculated for regular members of IPERS.

7. Provides for payment of a retirement dividend in November, 1984 and November, 1985 for pre-1976 retirees, and their beneficiaries and contingent annuitants, equal to 75% of a retiree's monthly benefits, funded from the IPERS Fund. The percent is 50 for those retiring on or after January 1, 1976 and before June 30, 1982.

8. Eliminates the penalty for early retirement of a member who has thirty-five or more years of service.

9. Provides for conformity with the Internal Revenue Code in the section relating to the dispersal of the proceeds of a decedent's entitlement to a person other than the decedent's spouse.

10. Changes to a formula for calculating the death benefit for a member and for calculating one of the retirement benefit payment options.

11. Allows named beneficiaries to waive their rights to benefits, and the benefits will be paid to the decedent's estate.

12. Provides for payment by the Department of Job Service of a refund of the accumulated contributions of a member who has terminated employment 30 days after the termination rather than waiting for 90 days after the termination and provides that the member may repay the refund within 60 days after issuance of the refund if the member returns to covered employment.

13. Provides that IPERS members who were covered under the Teachers Insurance Annuity Association-College Retirement Equity Fund (TIAA-CREF) between 1967 and 1972 (Kirkwood Community College employees) be allowed to pay both employer and employee contributions that would have been paid under IPERS on their covered wages for those years plus interest that would have accrued and receive credit for those years of service, and in addition that those members who withdrew their accumulated employee contributions made to IPERS for years prior to 1967 be allowed to repay those employee contributions plus accumulated interest and receive credit under IPERS for those years.

14. Provides that on or after January 8, 1985 members of the General Assembly can make employee contributions, plus interest that would have accrued, to IPERS and receive credit under IPERS for membership in the General Assembly between July 4, 1953 and January 8, 1985.

15. Provides unlimited access to the purchase of years of service under IPERS for members who were unvested public employees in other states.

16. Requires that the IPERS Division of the Department of Job Service evaluate its contracts with investment portfolio managers and solicit competitive bids commencing July 1, 1985.

It also grants a 10% monthly benefit increase for persons receiving a retirement allowance under the IOASI and persons retired under a teacher's pension system.

The Act also includes holiday pay in the definition of earnable compensation for the calculating of benefits, and increases the readjustment formula from 20 percent to 25 percent for those retired under ordinary disability before July 1, 1979, for members

of the Peace Officers' Retirement System and the local police and fire retirement systems. It strikes language requiring that Social Security taxes be remitted monthly to conform to 1983 Social Security amendments.

It makes the following changes in the Judicial Retirement System:

1. Strikes a provision that judges, except district associate judges, may choose membership in IPERS or the Judicial Retirement System and provides that they will be members of the Judicial Retirement System. It allows district associate judges to select from several options for retirement coverage including either the Judicial Retirement System or IPERS.

2. Allows the survivor of a judge to qualify for an annuity at age 60 without requiring that the judge has attained age 65.

The Act requires that public employees who retire early be allowed to continue group health insurance coverage under the plan provided for actively employed public employees until the retiree reaches 65 years of age, but the retiree is required to pay the costs for continuation of the coverage.

REAL ESTATE TRANSACTIONS AND HOUSING

S.F. 2095

See Penalties and Enforcement. Relates to a penalty for failure to set aside handicapped parking spaces.

S.F. 2102

See Agriculture. Relates to the duties of the Housing Finance Authority.

S.F. 2119 (1984 Iowa Acts, Chapter 1054)

By Committee on Judiciary. Makes the three-day notice to quit provision given by mobile/manufactured home landlords concurrent with the three-day notice for failure to pay rent provision.

S.F. 2121 (1984 Iowa Acts, Chapter 1113)

By Gentleman. Provides for the establishment of a State Historic Building Code consisting of alternative building standards and building regulations for the rehabilitation, preservation, restoration and relocation of buildings or structures designated by state agencies or governmental subdivisions as qualified historic buildings. A building or structure may not be designated as a qualified historic building unless the State Historic Preservation Officer finds that it meets or appears to meet criteria for inclusion in the National Register of Historic Places. An advisory board is created to work with the State Building Code Commissioner in developing the Building Code and to provide advice to state agencies, governmental subdivisions and others affected by the Code.

S.F. 2173

See Courts and the Judicial Process. Relates to the appraisal of damages in a condemnation proceeding.

S.F. 2228 (1984 Iowa Acts, Chapter 1238)

By Committee on Local Government. Prohibits discrimination, by zoning ordinance or regulation, against manufactured homes which are defined in the Act. A manufactured home must be located and installed according to the same standards that are applicable to a site-built home if it were built on the same lot.

S.F. 2232

See Business and Utilities. Relates to an appraisal fee on a loan secured upon real estate.

S.F. 2332

See Bonds. Relates to the lending authority of the Housing Finance Authority.

H.F. 4

See Licenses and Fees. Relates to transfers of platted or unplatted property.

H.F. 205

See Local Governments. Relates to zoning regulations and eligibility of property owners to protest changes in the regulations.

H.F. 359

See Local Governments. Relates to responsibility for snow and ice removal from sidewalks.

H.F. 2062

See Business and Utilities. Relates to disconnection of gas or electric service between November 1 and April 1.

H.F. 2372 (1984 Iowa Acts, Chapter 1090)

By Committee on Judiciary and Law Enforcement. Updates the dates specified in chapter 589 and legalizes certain real estate transfers up to and including January 1 or July 1, 1970.

H.F. 2409

See Business and Utilities. Relates to certain mortgages on cooperatively-owned housing projects.

H.F. 2415 (1984 Iowa Acts, Chapter 1272)

By Committee on Small Business and Commerce. Provides for a home equity line of credit in which an owner of real property may arrange with a lender for an open-end line of credit. The line of credit is required to be secured by a mortgage against the real estate. The minimum amount of each borrowing is five hundred dollars. There is no limitation on the purposes for which the borrower may use the money. The lender is permitted to charge approved fees including charges for insurance, a loan processing fee, and an account maintenance fee of not more than fifteen dollars per year. The maximum permissible interest rate is 1.75% per month or 21% per year.

H.F. 2444

See Taxation. Relates to the taxable value of certain buildings.

H.F. 2459 (1984 Iowa Acts, Chapter 1203)

By Committee on Judiciary and Law Enforcement. Allows a person seeking the forfeiture of a real estate contract to recover reasonable attorney's fees from the defaulting buyer. The maximum fee recoverable is fifty dollars. The fees must be specified in the forfeiture notice and are only for services requiring a lawyer and not for clerical services. The failure to pay the attorney's fees can not prevent compliance with the notice. The enforcement of a claim for attorney's fees is by filing a small claim action.

H.F. 2463 (1984 Iowa Acts, Chapter 1215)

By Committee on Judiciary and Law Enforcement. The Act provides for the definition of "construction mortgage liens" and their status as priority liens over certain other mechanic's liens.

H.F. 2470 (1984 Iowa Acts, Chapter 1271)

By Committee on Judiciary and Law Enforcement. Amends two sections of chapter 409 relating to the platting of a subdivision of real property and the vacating of public streets, alleys, and other public lands.

Requires that the owner of a parcel of land of any size who divides the property into two parts, either of which are described by a metes and bounds description and are ten acres or less, have a survey made of the subdivision unless the county recorder determines that the description is adequate and a survey is not necessary. The owner of a parcel of land of any size who divides the property into three or more parts, any of which are described by a metes and bounds description and are ten acres or less, is required to have a plat made of the subdivision. The plat must be made by a registered land surveyor.

A city council by ordinance may vacate a street, alley, or other public land dedicated by plat if the street, alley, or other public land has been dedicated for at least ten years and has not been open to vehicular traffic or has not been used for placement of city or franchise utility equipment.

H.F. 2516

See Taxation. Relates to the removal of asbestos from certain school buildings.

H.F. 2531

See Local Governments. Relates to urban renewal construction projects.

STATE GOVERNMENT

S.J.R. 2001 (1984 Iowa Acts, Chapter 1319)

By Junkins and Hultman. Proposes two constitutional amendments to be placed on the 1986 general election ballot. The first would require the Governor and Lieutenant Governor to run for election as a team. The second would eliminate the legislative duties of the Lieutenant Governor and provide that the Lieutenant Governor's duties be assigned by the Governor or by statute. The amendments require the approval of the next General Assembly prior to a vote by the electors.

S.F. 176 (1984 Iowa Acts, Chapter 1160)

By Hutchins, Slater, Gallagher, Tieden, Briles, Hall, Coleman, Nystrom, Miller of Des Moines, Hultman, Goodwin, Gratias, Wells, Gettings, and Priebe. Provides a formula for the distribution of funds appropriated to the regional libraries. Sixty percent of the appropriations are allocated on the basis of population; twenty-five percent of the appropriations are allocated equally among the regional libraries; and fifteen percent of the appropriations are allocated on basis of the geographic area served by each of the regional libraries.

The new formula does not take effect until the funds allocated under the new formula for each regional library at least equal the amount received by each regional library for the fiscal year beginning July 1, 1983.

S.F. 190

See Business and Utilities. Relates to a person's right to serve in a public office and be granted a leave of absence by the person's employer.

S.F. 256 (1984 Iowa Acts, Chapter 1117)

By Committee on Judiciary. Permits the Code editor to editorially correct internal references to sections which are cited erroneously or have been repealed, and names of agencies, officers, or other entities which have been changed.

S.F. 292

See Courts and the Judicial Process. Relates to the cooperation of the Spanish Speaking Peoples Commission and other departments with the Supreme Court for the adoption of rules governing the qualifications of interpreters in legal proceedings.

S.F. 400 (1984 Iowa Acts, Chapter 1138)

By Deluhery. Provides that the appointment of the Director of the Office for Planning and Programming by the Governor is subject to confirmation by the Senate.

S.F. 442

See Local Governments. Relates to providing certain library records under certain circumstances to a criminal justice agency.

S.F. 449

See Licenses and Fees. Relates to licensing of private investigative agencies and private security agencies by the Commissioner of Public Safety.

S.F. 465

See Human Services. Relates to the authority of the Department of Human Services over construction, repair, and improvement projects at its institutions.

S.F. 475 (1984 Iowa Acts, Chapter 1007)

By Committee on Small Business and Economic Development. Defines small business and provides that if a rule being proposed by a state agency may have an impact upon small business, the agency must comply with additional notice provisions and prepare a regulatory, flexibility analysis if one is requested by the requisite parties. The analysis is the consideration of various methods to reduce the impact of the proposed rule on small business.

S.F. 497 (1984 Iowa Acts, Chapter 1046)

By Committee on Judiciary. Provides that employees of the Office of Citizens' Aide who occupy the position of prison ombudsman is primarily responsible for investigating penal or correctional agency complaints. The effect is to allow that employee to work in areas other than penal areas. The Act also modifies the restriction against Citizens' Aide employees engaging in other employment for remuneration by providing that an employee can not work in other employment with an agency against which a complaint maybe filed or in which a conflict of interest could arise.

S.F. 513

See Financial Institutions. Relates to the duties of the Superintendent of Banking relating to state banks.

S.F. 2014 (1984 Iowa Acts, Chapter 1218)

By Bruner. Establishes a study committee with members appointed by legislative leadership and the chairpersons of political parties to conduct a study of the financing of political campaigns of candidates and the independent expenditures of political committees, and make its recommendations by January 2, 1985.

S.F. 2040

See Labor. Relates to duties of the Department of Job Service regarding the penalty and interest fund and the temporary emergency surcharge fund.

S.F. 2042 (1984 Iowa Acts, Chapter 1035)

By Bruner. Abolishes the Council on Child Abuse Information and amends the sections of the Code which had referred to it.

S.F. 2053 (1984 Iowa Acts, Chapter 1079)

By Doyle. Requires that at least four of the seven members of the Board of Directors of the Iowa Product Development Corporation must be present for taking any action. Prior to this, only a majority of those present were needed.

S.F. 2059

See General Assembly. Relates to obtaining certain information from a state agency or political subdivision by a standing committee of the General Assembly.

S.F. 2063 (1984 Iowa Acts, Chapter 1164)

By Bruner. Language was added to the Iowa Product Development Corporation Act that specifies that the President of the Corporation is a state employee, members of the Board of Directors are entitled to \$40 per diem, moneys in the Iowa product development corporation fund are not to revert to the state general fund at the end of the fiscal year, and an applicant for financial aid from the Corporation can require the Corporation to hold certain items on the application in confidence.

S.F. 2069

See Transportation--General. Relates to the certificate of exemption filing requirements for tax-exempt sales of motor fuel to the state.

S.F. 2082

See Corrections. Relates to the confidentiality of records of the Department of Corrections.

S.F. 2084

See Corrections. Relates to transition language for the new Department of Corrections.

S.F. 2098

See Corrections. Relates to the liability to the state when a juvenile or adult offender commits a tortious act during the performance of unpaid community service.

S.F. 2104

See Labor. Relates to the duties of the Director of Job Service relating to information on wage history and employment.

S.F. 2121

See Real Estate and Housing. Provides for a State Historic Building Code.

S.F. 2129 (1984 Iowa Acts, Chapter 1067)

By Committee on Judiciary. Makes nonsubstantive Code corrections, including corrections to internal references, agency names, and grammar, and changes to eliminate inconsistent words and phrases and to repeal temporary or obsolete sections.

S.F. 2154 (1984 Iowa Acts, Chapter 1049)

By Committee on State Government. Extends the sunset provision on sections 7A.21 through 7A.28 that established community action agencies from July 1, 1984 to July 1, 1986.

S.F. 2155 (1984 Iowa Acts, Chapter 1118)

By Committee on State Government. Revises language referring to a semimonthly payroll to a two-week payroll period in a provision relating to the cost of audits.

S.F. 2156

See Taxation. Relates to the duties of the Director of Revenue relating to the development of tax credit and reimbursement tables.

S.F. 2182 (1984 Iowa Acts, Chapter 1187)

By Committee on Small Business and Economic Development. Increases the membership of the Iowa Development Commission from 11 to 15 by adding four ex officio nonvoting legislative members. It provides that the chairperson and vice chairperson cannot be of the same political party and cannot be legislative members, and provides that six voting members constitute a quorum.

S.F. 2202

See Financial Institutions. Relates to the duties of the Supervisor of Savings and Loans in the Department of Banking over building and loan and savings and loan associations.

S.F. 2212 (1984 Iowa Acts, Chapter 1170)

By Committee on State Government. Provides that a member of the state National Guard not be paid at a base rate of less than fifty dollars per calendar day of active state service.

S.F. 2220

See Financial Institutions. Relates to the investment of public funds in financial institutions.

S.F. 2238 (1984 Iowa Acts, Chapter 1219)

By Committee on Judiciary. Makes Code corrections which strike or replace incorrect references, strike expired provisions, and make statutes consistent, including statutes relating to penalties. The Act also adds a new section prohibiting reprisals against state employees for disclosure of information.

S.F. 2253

See Penalties and Enforcement. Relates to penalties for persons engaging in bid rigging or price fixing in contracts with the state.

S.F. 2254 (1984 Iowa Acts, Chapter 1191)

By Committee on State Government. Revises the award system for cost savings suggested by state employees by eliminating the awards committee and providing that the department head approve the award and its amount with appeal to the State Comptroller. It provides for the award of certificates for suggestions resulting in cost savings of less than one hundred dollars.

S.F. 2272 (1984 Iowa Acts, Chapter 1259)

By Committee on Judiciary. Modifies the definition of "claim" under the state Tort Claims Act. The Act also modifies the requirements of representation of, indemnification for, and restitution from state employees. The Act further provides for the representation of public safety members and the reimbursement of outside defense costs for peace officers in criminal actions involving the officer.

S.F. 2273

See Transportation--Vehicles. Relates to administration of an interstate compact for the development of barge traffic on the Missouri River.

S.F. 2285

See Local Governments. Relates to using a credit union certified share draft as security on a bid for a public improvement contract.

S.F. 2294 (1984 Iowa Acts, Chapter 1185)

By Committee on State Government. Revises the chapter on public records by defining the terms "government body" and "lawful custodian", extending the provisions of the chapter to persons who are not citizens, providing limited confidentiality for communications to a government body which are not required by law, providing confidentiality for records of the treatment by a professional counselor of a counselee, providing procedures for an injunction to restrain examination of records, requiring the adoption of rules to identify records to which the chapter does not apply because of a condition of federal funds, providing for civil penalties and procedures for the enforcement of the chapter, requiring state agencies to adopt rules describing their records and their legal status under the chapter and the procedures for examination and authorizing political subdivisions to adopt similar rules.

S.F. 2298 (1984 Iowa Acts, Chapter 1231)

By Committee on Transportation. Requires the State Department of Transportation to include all federal funds received or allocated to the Department in its annual or biennial budget. Also requires state agencies to provide information to the State Comptroller relative to anticipated federal block grants and categorical grants to be received on or before November 1 of each year.

S.F. 2306 (1984 Iowa Acts, Chapter 1145)

By Committee on Judiciary. Allows for the use of computers and computer storage systems in the collection and storage of criminal intelligence data by the Department of Public Safety or a criminal justice agency with the requirements that the computer system be accessible only to authorized officers and employees, that the system be unconnected with any other computer or communication facility outside of the Department or agency, and that the computer be unaccessible from outside the Department or agency. It requires the Department to adopt rules for the authorization of officers and

employees to have access to computers in which criminal intelligence data is stored.

S.F. 2310 (1984 Iowa Acts, Chapter 1146)

By Committee on State Government. Provides that state employees eligible to retire under one of the state retirement systems but have continued working who die are eligible to receive up to \$2,000 credit for accrued sick leave that they would have received if they had retired. The Act also provides that disabled employees under sixty-one years of age are eligible for disability payments for five years or until the employee reaches age sixty-five, whichever is later, and for an employee who has reached sixty-one years of age, for five years or until the employee reaches age seventy, whichever is earlier.

S.F. 2312

See Insurance. Relates to the deposit of interest earnings in several state funds relating to health and life insurance.

S.F. 2317

See Business and Utilities. Relates to preferences by public purchasers for coal mined or produced in Iowa.

S.F. 2328

See Gambling. Relates to duties of the State Racing Commission and the Department of Revenue relating to pari-mutuel wagering.

S.F. 2330

See Appropriations. Relates to appropriations to the Department of Transportation and the Department of Public Safety.

S.F. 2332

See Bonds. Relates to the duties of the Housing Finance Authority.

S.F. 2334

See Appropriations. Relates to the appropriations to various state departments relating to human resources.

S.F. 2337

See Appropriations. Relates to appropriations to the Department of Public Safety, the Iowa Law Enforcement Academy, the Office of Disaster Services, and the Department of Public Defense.

S.F. 2352

See Appropriations. Relates to the appropriation of federal block grant funds.

S.F. 2353

See Appropriations. Relates to the appropriation of funds to the Department of Substance Abuse for the 1984-1985 fiscal year.

S.F. 2357 (1984 Iowa Acts, Chapter 1313)

By Committee on Appropriations. Creates a petroleum overcharge fund which will consist of funds received from the United States

Department of Energy in settlement of alleged petroleum pricing and allocation violations. The proceeds of the petroleum overcharge fund are appropriated to the Energy Policy Council to fund energy management programs begun by state agencies, local governments, and school districts under 1983 Iowa Acts, chapter 207, and for similar programs to be commenced during the fiscal year beginning July 1, 1984. The law takes effect upon publication.

S.F. 2359

See Labor. Relates to implementation of a comparable worth pay grade system for state merit system employees.

S.F. 2361

See Appropriations. Relates to appropriations for capital projects.

H.J.R. 2 (1984 Iowa Acts, Chapter 1317)

By Doderer, Buhr, Hammond, Lloyd-Jones, Chapman, Carpenter, Running, Sullivan, Cochran, Peick, Stueland, Rosenberg, Mullins, Osterberg, Carter, Davitt, McIntee, O'Kane, Carl, Miller, Baxter, Spear, Clark, Sturgeon, Haverland, Ollie, Brammer, Fey, Arnould, Swartz, Knapp, Groth, Pavich, Krewson, Jochum, Halvorson of Webster, and Gronstal. Ratifies a proposed amendment to the Constitution of the United States to provide representation in Congress to the District of Columbia.

H.F. 48

See Local Governments. Relates to the authority of the Auditor of State to allow the employment of certified public accountants by counties.

H.F. 123

See Penalties and Enforcement. Relates to the crime of interference with official acts and duties of the Director of the Law Enforcement Academy regarding the revocation of a law enforcement officer's certificate.

H.F. 169 (1984 Iowa Acts, Chapter 1128)

By Renaud, Diemer, Parker, Poncy, Sherzan, Woods, Tabor, O'Kane, Pavich and Gronstal. Establishes a time limit of 15 months following the end of a fiscal year for completion of audits by the Auditor of State for counties, cities, schools, merged areas, area education agencies, or townships. The Executive Council may extend the time limit under certain conditions.

H.F. 257

See Health and Safety. Relates to the duties of the State Fire Marshal concerning smoke detectors and fires.

H.F. 446

See Natural Resources. Relates to reimbursement because of certain assessments resulting from leases, easements, or acquisitions of designated protected water areas to political subdivisions by the state.

H.F. 509

See Education. Relates to registration of certain colleges and universities with the Secretary of State which offer certain programs, operate a nonprofit postsecondary institution, or that use the term college or university.

H.F. 540

See Labor. Relates to duties of the Labor Commissioner regarding the wage payment collection law.

H.F. 573 (1984 Iowa Acts, Chapter 1154)

By Committee on Judiciary and Law Enforcement. Provides for a procedure to dispose of certain personal property acquired by the Department of Public Safety by providing for the return of the property, or for the disposition of the property if the owner is unknown or the property cannot be returned to the owner. Dispositions may be made by (1) returning the property, (2) selling the property at public auction, (3) retaining the property for the Department's use, (4) giving the property to another agency of government, (5) donating the property to a charitable organization, or (6) destroying the property. Also provides that ammunition and firearms, after being retained for at least one year or when no longer needed in a criminal action or as evidence may be kept for use by the Department, exchanged with another public agency if suitable for law enforcement, destroyed, or, if not illegal or an offensive weapon, may be sold at public auction to a federally licensed dealer or person obtaining a permit to purchase such weapons.

H.F. 580

See Professional and Occupational Licenses. Relates to the authority of professional licensing boards.

H.F. 591

See General Assembly. Relates to a prohibition from using gender as a basis for preferential treatment.

H.F. 2015

See Gambling. Relates to powers and duties regarding regulation of games of skill and chance by the Department of Revenue and Department of Public Safety.

H.F. 2019

See Labor. Relates to disclosure of information to the General Assembly or its agencies by state employees.

H.F. 2043

See Local Governments. Relates to reports by a city of its property to the Department of Revenue.

H.F. 2065

See Business and Utilities. Relates to the adoption of rules by the Commerce Commission for deposit limitations for residential and commercial customers of public utilities.

H.F. 2136

See Professional and Occupational Licenses. Relates to the licensure of social workers.

H.F. 2164

See Penalties and Enforcement. Relates to a requirement that the Department of Public Safety study and report about domestic abuse data and statistics.

H.F. 2172

See Labor and Employment. Relates to the amount of bond for an employment agency license submitted to the Labor Commissioner.

H.F. 2189

See Minors and Children. Relates to the establishment of a Commission on Children, Youth, and Families.

H.F. 2219 VETOED BY THE GOVERNOR

By Committee on State Government. Authorizes an unregistered voter to register to vote and vote on election day at the polling place. A voter may prove residency by showing a motor vehicle operator's or chauffeur's license, nonoperator's identification card, or a document of a nature approved by the Secretary of State or by having a registered voter of the precinct sign an oath that the unregistered voter is a resident of the precinct. A voter whose residence is proven by another registered voter's oath cannot prove residency for another person and a registered voter cannot prove residency for more than one person unless those persons are related by blood or marriage. The person registering under this Act may be required to cast a challenged ballot.

H.F. 2247

See Local Governments. Relates to administration of a law enforcement officer training reimbursement program by the City Finance Committee.

H.F. 2284 (1984 Iowa Acts, Chapter 1073)

By Baxter and Chiodo. Provides that a nonprofit organization or governmental entity proposing to borrow art objects or artifacts from outside the state for a special exhibition may request an indemnity agreement whereby the state agrees to indemnify the lender in the event of loss of or damage to the covered items. Items must be part of a special exhibition having an estimated value of \$250,000 or more to be eligible for coverage.

The Director of the Iowa State Arts Council, with the advice of the Council and a committee of experts, may execute the indemnity agreement if the applicant's qualifications are approved by the Department of General Services through its Division of Risk Management and the application meets other requirements for approval.

The Act requires that claims be submitted to the Department of General Services. If a claim is approved for payment, the State

Comptroller issues a warrant for payment from the state general fund out of any funds not otherwise appropriated.

The Director may not enter into indemnity agreements exceeding an aggregate value of \$1,000,000 at any one time. The agreements, together with the claims paid to date, must not exceed \$1,000,000 at any one time.

There is a \$25,000 deductible for which the sponsor of the exhibition could obtain commercial insurance.

H.F. 2301 (1984 Iowa Acts, Chapter 1074)

By Hanson and Haverland. Transfers the responsibility for issuing commercial licenses and permits for the sale, use, purchase, possession, and transportation, reporting of theft or loss, and regulation of disposal of explosives to the State Fire Marshal. The Act also prohibits the sale, possession, or use of the explosive nitroglycerin and provides a penalty for violation, as well as transfers the responsibility for the inspection of explosive storage facilities around the state from county sheriff to the office of the State Fire Marshal while reducing the number of inspections at these sites per year from two to one.

H.F. 2347

See Appropriations. Relates to the Herrick bequest expended for construction of a state historical building.

H.F. 2378 (1984 Iowa Acts, Chapter 1156)

By Committee on Judiciary and Law Enforcement. Allows the Board of Parole hearing panels, established pursuant to chapter 904, to take action under sections 908.7 and 908.8 rather than requiring action by the full board. It repeals section 904.3 of the Code which provided for an inoperative transition section about the Parole Board members' terms.

H.F. 2391

See Agriculture. Relates to the schedule of fees charged by the Commerce Commission to grain dealers and warehouses.

H.F. 2392 (1984 Iowa Acts, Chapter 1245)

By Committee on Judiciary and Law Enforcement. Provides that the Director of the Law Enforcement Academy promulgate rules for the minimum standards of mental fitness of law enforcement officer candidates. It provides that the standards include a battery of psychological tests. The Act limits the applicability of the tests to only those candidates being considered in the final selection process.

The Act also requires the Director of the Department of Corrections to promulgate similar rules for standards and tests for correctional officer candidates.

The Act takes effect July 1, 1985.

H.F. 2396

See Penalties and Enforcement. Relates to private detective licensing requirements for state law enforcement officers.

H.F. 2414

See Financial Institutions. Relates to the regulation of credit unions by the Credit Union Department.

H.F. 2416

See Labor and Employment. Relates to employee recovery of expenses under employer-provided health benefit plans.

H.F. 2432

See Transportation--General. Relates to the creation of a separate fund for public transit assistance purposes.

H.F. 2433

See State Government. Relates to duties of the Department of Job Service.

H.F. 2436

See Health and Safety. Relates to the licensure of certain hospice programs by the Department of Health.

H.F. 2439

See Gambling. Relates to powers and duties of the State Racing Commission and the Department of Public Safety.

H.F. 2454 (1984 Iowa Acts, Chapter 1091)

By Committee on State Government. Repeals a requirement that each state agency file a list of unpaid obligations with the State Comptroller at the end of the fiscal term.

H.F. 2466

See Business and Utilities. Relates to the definition of public accommodation under the Iowa Civil Rights law.

H.F. 2468 (1984 Iowa Acts, Chapter 1291)

By Committee on State Government. Revises election laws by providing a procedure to object to a nomination petition for a political party's primary election, providing that registration forms are not required to be delivered to the Commissioner of Registration only by mail, allowing a change of address, name or telephone to be made without using the registration form, requiring identification of the persons responsible for political advertisements, allowing blind, illiterate or disabled voters to have assistance voting by a person selected by them, allowing the canvassing board to count absentee ballots mailed before the election but received between the election and the canvass, eliminating the requirement that the absentee ballot be notarized, allowing the Commissioner to mail absentee ballots when two or less ballot applications are received from a health care facility.

H.F. 2473 (1984 Iowa Acts, Chapter 1180)

By Committee on State Government. Establishes a phased retirement incentive program that allows state employees who are at least sixty years of age and have completed at least twenty years as a full-time state employee to work on less than a full-time basis. An employee may participate in the program for up to five years and must work a maximum of thirty-two hours per week and a minimum of twenty hours per week for the first year and a maximum of twenty hours per week for the fifth year. The salary is based on a participant's full-time salary reduced by the number of hours of employment plus ten percent. Full health insurance, life insurance and disability insurance would be continued, but vacation and sick leave accrual would be prorated. The department head must approve an employee's participation and the employee cannot return to state employment as a permanent full-time employee. Funds are appropriated to the Iowa Public Employees' Retirement Fund to reimburse the Fund for the costs to the IPERS Fund of the phased retirement program. The Act also provides that investment income may be used to maintain compensating balances and pay transaction costs of retirement systems. Changes are made in the laws governing the Peace Officers' Retirement System, the Iowa Public Employees' Retirement System, and the Judicial Retirement System so that investment management expenses are charged to the investment income of the system. It also provides that a person who is not a full-time state employee and does not accrue sick leave or vacation who works on a state holiday receives pay only for the hours worked and doesn't earn holiday compensatory pay. The Act requires all state agencies and departments to revert from their 1984-1985 appropriations the actual amount of funds used for out-of-state travel that was not essential for the performance of the employee's duties or for professional purposes. The Act takes effect July 1, 1984 except the section that relates to holiday pay which takes effect upon publication.

H.F. 2480 (1984 Iowa Acts, Chapter 1024)

By Committee on Judiciary and Law Enforcement. Authorizes the Governor to execute conveyances to cede concurrent jurisdiction over national park system areas within the state to the federal government. The state retains concurrent jurisdiction.

H.F. 2485 (1984 Iowa Acts, Chapter 1093)

By Committee on State Government. Requires the State Records Council to establish a forms management program to provide standards for the analysis, creation, design, procurement and storage of state government forms. It replaces the Court Administrator with the State Librarian on the State Records Council and allows the members to appoint a designee to regularly represent that agency. The Act provides for the designation of an Agency Records and Forms Coordinator in each subject agency. It provides that a subject agency shall not use a form after January 1, 1986 that has not been approved.

H.F. 2487

See Courts and the Judicial Process. Relates to the tort liability of the state.

H.F. 2511

See Appropriations. Relates to supplemental appropriations to the Treasurer of State and Auditor of State for the 1983-1984 fiscal year.

H.F. 2518

See Appropriations. Relates to appropriations to various executive, legislative, and judicial agencies.

H.F. 2519 See Appropriations. Relates to appropriations to various educational departments and agencies.

H.F. 2521

See Appropriations. Relates to appropriations to various state regulatory, administrative, and finance departments, departments, boards, and commissions.

H.F. 2522 (1984 Iowa Acts, Chapter 1295)

By Committee on Ways and Means. Relates to the disposition of unclaimed property. It reduces the holding period on financial institution deposits from ten to five years, except traveler's checks which remain at fifteen years. The holding period for funds held by a life insurance company is reduced from ten to five years. The holding period on stocks and bonds in business associations is reduced from ten to seven years. The holding period is reduced from two years to one year for tangible personal property held for distribution by a financial institution in voluntary dissolution. The holding period for property and money held in a fiduciary capacity is reduced from ten to five years. The holding period for property held by the courts is reduced from ten to two years. The Act clarifies certain provisions of the law. The law also permits the Treasurer of State to enter reciprocity agreements with other states. Repeals provisions relating to postal savings system accounts. The law takes effect upon publication.

H.F. 2528

See Retirement Systems. Relates to changes in the Iowa Public Employees' Retirement System.

H.F. 2532

See Business and Utilities. Relates to the authority of the Iowa State Commerce Commission over the offering of centron, centrex, intraexchange private lines, and multiline variety package service by telephone companies.

TAXATION

S.F. 2043

See Local Governments. Relates to the provision of services for property that is exempt from taxation. It also relates to taxation of new construction added to warehouses and distribution centers.

S.F. 2045

See General Assembly. Relates to the membership of the Tax Study Committee.

S.F. 2069

See Transportation--General. Relates to the tax-exempt sales of motor fuel.

S.F. 2156 (1984 Iowa Acts, Chapter 1190)

By Husak. Provides that the Director of Revenue shall round the tax credit or reimbursement to the nearest even whole dollar in development tax credit and reimbursement tables. It also removes the requirement that a county repay any disallowed credit or reimbursement unless the disallowed credit or reimbursement is collected by the county.

S.F. 2318 (1984 Iowa Acts, Chapter 1025)

By Committee on Ways and Means. Provides that interest on a claim for refund or an amended return resulting from the carryback of net operating losses and net capital losses for state income tax purposes begins to accrue when the claim or return is filed with the Department of Revenue. The Act takes effect upon publication and is applicable to claims for refund and amended returns filed thirty days after its effective date.

S.F. 2323 (1984 Iowa Acts, Chapter 1240)

By Committee on Ways and Means. Changes the state death taxes by providing that gifts made within three years of death are the same as gifts for the federal estate tax, changing the due date for returns and taxes to the end of the ninth month following death rather than nine months following death, computing interest on a monthly basis, requiring that a death tax lien be recorded in order to have priority over subsequent mortgages, purchases, or judgment creditors, if the lien had been released but later it was determined that taxes were owing. It provides additional powers to the Director of the Department of Revenue in collecting the death taxes, modifying the time for claiming a refund from the later of five years from the time the tax is due or one year after tax is paid to the later of three years from the time the tax is due or one year after the tax is paid, establishing a limitation for making tax assessments of three years from the date the property was reported on the return, or if not reported on the return then three years from the time the property is reported to the Department of Revenue, and requiring that property be included in the gross estate before it can be accepted, in lieu of money, as payment for the death taxes. Except for the additional collection

powers, the law changes are effective for estates of persons dying on or after July 1, 1984.

S.F. 2327 (1984 Iowa Acts, Chapter 1241)

By Committee on Ways and Means. Retail sales of farm tractors and equipment between June 1, 1982 and July 1, 1984 which are partially paid in money are treated as having a discount taken in the amount of the nonmonetary portion of the sales. This nonmonetary portion is not subject to the state sales, services and use tax. The Act is retroactive to June 1, 1982 and if any claims for refunds result because of this law, the taxpayer must file the claim between July 1, 1984 and January 1, 1985. The total claims for refunds are limited to \$75,000 and claims will be prorated if the total claims exceed that amount.

S.F. 2330

See Appropriations. Relates to the Internal Revenue Code update and subjects Social Security Retirement Benefits and Railroad Retirement Benefits to the state income tax.

S.F. 2342

See Transportation--Vehicles. Relates to motor fuel and special fuel tax exemptions for public transit systems.

S.F. 2346

See Agriculture. Relates to the collection of the excise tax on butterfat.

S.F. 2353

See Appropriations. Relates to property tax levies for certain substance abuse treatment programs.

S.F. 2354 (1984 Iowa Acts, Chapter 1140)

By Committee on Finance. Does not alter the taxation of providing at retail of vulcanizing, recapping and retreading services but provides that the sales of these services are to be treated as sales of tangible personal property. Thus certain items used in processing these items are eligible for the processing exemption from the state sales, services and use tax. The law is retroactive to January 1, 1979 but no refunds will be paid as a result of this law.

S.F. 2365 (1984 Iowa Acts, Chapter 1298)

By Committee on Finance. Provides that beginning with the 1984-1985 fiscal year, the payments from the personal property tax replacement fund will be made in two installments. The first installment is due on May 15 and the second installment is payable on July 15 of the succeeding fiscal year.

H.F. 602

See General Assembly. Relates to the apportionment of motor fuel tax attributable to fuel used in watercraft.

H.F. 658

See Local Governments. Relates to the direct deposit by the county treasurer of tax revenue and special assessments of political subdivisions and public agencies in the county.

H.F. 2274 (1984 Iowa Acts, Chapter 1263)

By Black. Permits the checkoff for the state fish and game protection fund on a state income tax return to be an amount of a refund or an additional amount to be remitted. Also provides priorities for liabilities owed the state and political contributions. The law is retroactive to January 1, 1984 for tax years beginning on or after that date.

H.F. 2323

See Local Governments. Relates to the payment of special assessments to a drainage district.

H.F. 2326 (1984 Iowa Acts, Chapter 1195)

By Committee on Ways and Means. Repeals the requirement that the county auditor submit an annual report to the Department of Revenue which itemizes property valuations and tax collections.

H.F. 2331 (1984 Iowa Acts, Chapter 1155)

By Committee on Ways and Means. Provides for a limitation on a credit, action, or claim for refund resulting from a carryback of a net operating loss or net capital loss for years ending on or before December 31, 1978 for personal and corporate and franchise tax purposes. The limitation does not apply if the Department of Revenue received a claim prior to July 1, 1984.

H.F. 2386

See Transportation--General. Relates to receipt of tax funds for transit purposes.

H.F. 2444 (1984 Iowa Acts, Chapter 1223)

By Committee on Ways and Means. Provides that the taxable value of a building is not increased where the dollar amount of normal and necessary repairs to the building does not exceed \$2,500. Presently, the dollar amount is \$500.

H.F. 2478

See Local Governments. Relates to administration of property tax and special assessments.

H.F. 2481 (1984 Iowa Acts, Chapter 1222)

By Committee on Ways and Means. Beginning with valuations as of January 1, 1985, areas designated fruit-tree or forest reservations under chapter 161 are to be exempt from taxation. The owner must apply for this exemption for the first year and once granted will continue to be granted, even if the property is transferred, without subsequent filing for the remainder of the eight-year period for fruit-tree reservation, for the following years for forest reservation or until the property no longer qualifies, whichever occurs the sooner. Failure to maintain an area will

result in the area being assessed at market value and subject to taxation and a recapture tax is imposed. The recapture tax is equal to the product of the consolidated levy for each of those years, if any, of the five preceding years for which the exemption was granted times the assessed value of the area that would have been taxed. The recapture tax is apportioned to the taxing districts. The recapture tax is not imposed if the property owner and the owner's direct antecedents and descendents have owned the area for more than ten years.

H.F. 2503 (1984 Iowa Acts, Chapter 1254)

By Committee on Ways and Means. Treats the sales of engraving, photography, retouching, printing and binding services as sales of tangible personal property thus making the processing exemption under the state sales, services and use taxes available to those selling these services.

H.F. 2507 (1984 Iowa Acts, Chapter 1173)

By Committee on Ways and Means. Eliminates the penalties for failure to file returns and pay taxes timely and establishes a flat rate penalty that differs according to the type of tax for the taxes administered by the Department of Revenue. The penalty cannot be waived. It changes the penalty for a false or fraudulent tobacco tax return to fifty percent. The law takes effect January 1, 1985 for taxes due and payable on or after that date.

H.F. 2510 (1984 Iowa Acts, Chapter 1179)

By Committee on Ways and Means. Clarifies the assessment of utility property, by including it within the definition of real property, by self-supported municipal improvement districts.

H.F. 2516 (1984 Iowa Acts, Chapter 1294)

By Committee on Ways and Means. Authorizes the board of directors of a school district to pay the actual cost of removal or encapsulation of asbestos from the general fund of the district, from funds received from the schoolhouse tax under section 278.1, subsection 7, or from the tax levy certified under section 297.5. If an additional tax levy is needed, the board of directors may submit a proposal to the electorate for approval. If the voters approve an additional levy, they must choose between the levy of an additional property tax or the levy of a combination of an enrichment property tax and a school district income surtax. These tax levies may be certified for not more than three years. The proposal for an additional levy must be submitted at a regular school election held in September, 1984, or at a special school election held not later than February 15, 1985.

H.F. 2524 (1984 Iowa Acts, Chapter 1288)

By Committee on Ways and Means. Authorizes the board of directors of a school corporation to levy up to twenty cents per \$1000 of assessed value of the school district to pay for the use of a free public library by the residents of the district under a contract between the library and the school corporation. Previously, the rate was limited to six and three-fourths cents per \$1000.

H.F. 2525 (1984 Iowa Acts, Chapter 1216)

By Committee on Ways and Means. Increases the authorized property tax levy for a benefited law enforcement district from twenty-seven cents to one dollar per thousand dollars of assessed valuation of taxable property.

H.F. 2531

See Local Governments. Relates to taxation of urban renewal construction projects.

TRANSPORTATION--GENERAL

S.F. 2069 (1984 Iowa Acts, Chapter 1141)

By Holden. Allows the state, a state agency, a political subdivision of the state, or licensed motor fuel distributor to provide its own certificate of exemption form to a distributor or dealer to substantiate tax-exempt sales of motor fuel to the state, its agencies, or political subdivisions. However, the certificate of exemption must be in the form prescribed by the Director of Transportation. The Act also eliminates the requirement of issuing the certificate upon each delivery of motor fuel.

S.F. 2095

See Penalties and Enforcement. Relates to a penalty for failure to set aside handicapped parking spaces.

S.F. 2188 (1984 Iowa Acts, Chapter 1169)

By Committee on Transportation. Extends the period of time allowed for a motor vehicle dealer to apply for certificate of title for a foreign registered vehicle purchased or acquired for resale from forty-eight hours to fifteen days. This Act also allows a county treasurer to issue, under certain circumstances, a restricted certificate of title to a person who was issued a junking certificate.

S.F. 2205

See Natural Resources. Relates to fees for vessel registration.

S.F. 2298

See State Government. Relates to the budget of the State Department of Transportation.

S.F. 2330

See Appropriations. Relates to appropriations for operation of the State Department of Transportation.

S.F. 2337

See Appropriations. Relates to transportation funds, public transit expenses, and use of certain registration fees.

S.F. 2361

See Appropriations. Relates to the transfer of funds from the road use tax fund to the general fund.

H.F. 111 (1984 Iowa Acts, Chapter 1114)

By Connolly. Requires the State Department of Transportation to reseed the ditches along highways after construction, improvement, repair or maintenance with prairie grass seed and the seed of other adapted grass and legumes including native grass species where feasible.

H.F. 508 (1984 Iowa Acts, Chapter 1174)

By Committee on Transportation. Eliminates the use of annual registration plates and single cab cards for motor fuel transporters.

H.F. 2071 (1984 Iowa Acts, Chapter 1043)

By Woods. Provides that the State Transportation Commission report the results of its Quadrennial Needs Study to the General Assembly six months prior to the effective date of the Study.

H.F. 2330 (1984 Iowa Acts, Chapter 1022)

By Holveck. Prohibits the State Department of Transportation from considering parking violations when determining whether to suspend or revoke a license and excludes such violations from the term "moving traffic violations". However violations for parking on the paved portion of the highway or fully controlled-access highway are not included in the exclusion. The Act also allows parking on the main traveled part of a highway other than a paved highway when it is not practical to stop, park, or leave the vehicle off that part of the highway. However, a clear and unobstructed width of that part of the highway opposite the standing vehicle must be left to allow for the free passage of other vehicles, and a clear view of the stopped vehicle must be available from a distance of two hundred feet in each direction upon the highway.

H.F. 2386 (1984 Iowa Acts, Chapter 1200)

By Committee on Transportation. Places definitions of transit systems in chapter 601J which relates to public transportation programs. It requires transit systems to coordinate public transportation services which are offered. It establishes certain criteria to determine eligibility of agencies to receive tax funds for transit purposes. The State Department of Transportation determines compliance with the statutory criteria. Public school transportation services are exempted. The Act also directs the State Department of Transportation to establish two pilot projects to evaluate the feasibility of developing area-wide ride-sharing programs.

H.F. 2432 (1984 Iowa Acts, Chapter 1151)

By Committee on Transportation. Establishes a public transit assistance fund in the Office of the Treasurer of State for deposit of funds received by the State Department of Transportation from state appropriations, cities, counties, individuals and business entities. Funds are not subject to reversion to the general fund of the state.

H.F. 2486 (1984 Iowa Acts, Chapter 1292)

By Committee on Judiciary and Law Enforcement. Relates to the offense of operating a motor vehicle while intoxicated. The Act increases the penalties for the offense and measures are included to aid prosecution. A motor vehicle license issued to a person nineteen years of age or younger will be required to have a profile photograph to aid identification of those who are under legal age, and new penalties are added for those who sell or provide alcohol beverages or beer to minors. The Act also repeals the sunset of

the victim reparations law. The Act mandates an interim study committee of the General Assembly to study the problem of drunken driving and make recommendations for changes in the law.

TRANSPORTATION--ROADS

S.F. 2250 (1984 Iowa Acts, Chapter 1102)

By Committee on Transportation. Provides that the budget year and the annual construction program for secondary roads will be based on a fiscal year beginning July 1 and ending June 30. The law takes effect July 1, 1985. However, on or before December 1, 1984, the county board of supervisors is to prepare and adopt a project list and budget for the eighteen-month period beginning January 1, 1985 and ending June 30, 1986.

S.F. 2330

See Appropriations. Relates to the transfer of funds from the road use tax fund to the general fund.

H.F. 2398 (1984 Iowa Acts, Chapter 1229)

By Committee on Transportation. The federal Surface Transportation Assistance Act of 1982, section 105(f), mandates, except to the extent that the United States Secretary of Transportation otherwise determines, that not less than ten percent of the federal highway aid authorized to states be expended with small business concerns owned and controlled by socially and economically disadvantaged individuals. The Act allows the State Department of Transportation to set aside no more than ten percent of the total dollar amount of federal aid highway construction contracts let by the Department and federal aid transit dollars to prequalified disadvantaged business enterprises.

The Act takes effect July 1, 1984. However, the Act is repealed at such time as section 105(f) of the Surface Transportation Assistance Act of 1982, Pub. L. No. 97-424, 92 Stat. 2100, expires pursuant to its own terms or by an act of Congress.

TRANSPORTATION--VEHICLES

S.F. 347 (1984 Iowa Acts, Chapter 1250)

By Committee on Transportation. Provides for the issuance of special registration plates for former prisoners of war at the regular annual registration fee of fifteen dollars. Also provides that the special registration plates contain the letters "POW" followed by three numerals. The law takes effect December 1, 1984 for registration fees payable on or after that date for vehicle registrations for the succeeding registration year.

S.F. 2089

See Health and Safety. Relates to the use of child restraint systems in motor vehicles.

S.F. 2221 (1984 Iowa Acts, Chapter 1083)

By Committee on Agriculture. Revises the reference to federal standards for motor vehicle fuel in the Code to the current federal standard.

S.F. 2273 (1984 Iowa Acts, Chapter 1257)

By Committee on Transportation. Provides for the ratification of a compact between the states of Iowa, Nebraska, Missouri and Kansas for the development of barge traffic on the Missouri River. The State Department of Transportation is the state agency responsible for the administration of the Compact with the cooperation and assistance of the Iowa Development Commission, the State Conservation Commission, and the Department of Water, Air and Waste Management.

S.F. 2330

See Appropriations. Relates to fees for registration of certain vehicles.

S.F. 2342 (1984 Iowa Acts, Chapter 1253)

By Committee on Ways and Means. Defines a regional transit system to include systems which receive state or federal funds and provides a motor fuel and special fuel tax exemption for these systems. The Act also exempts regional transit systems from vehicle registration fees.

S.F. 2356 (1984 Iowa Acts, Chapter 1289)

By Junkins and Hultman. Allows the Iowa Railway Finance Authority to use funds to purchase or upgrade railroad right-of-way and trackage facilities for development of railroad passenger tourism. The law takes effect upon publication.

H.F. 2180 (1984 Iowa Acts, Chapter 1243)

By Corey. States that in the event of the transfer of ownership of a motor vehicle, including transfer of ownership through an abandoned vehicle sale, the responsibility of issuing a registration card and certificate of title to the applicant belongs to the county treasurer in the transferee's county of residence. The Act also sets out that the age of motor vehicles which require

odometer statements for title insurance or sales inventory is changed from specific dates to motor vehicles less than eleven model years old.

H.F. 2212 (1984 Iowa Acts, Chapter 1027)

By Committee on Transportation. Provides that validation stickers be attached only to the rear registration plate, except that in the case of truck-tractors, the validation sticker shall be attached to the front registration plate. The law takes effect December 1, 1984.

H.F. 2232 (1984 Iowa Acts, Chapter 1077)

By Committee on Transportation. Permits the operation of sixty-one foot articulated buses on streets and highways.

H.F. 2334

See Business and Utilities. Relates to repair of or replacement of a new motor vehicle within a certain time period.

H.F. 2272 (1984 Iowa Acts, Chapter 1226)

By De Groot, Bennett and Harbor. Permits a motor truck or a motor home to tow a trailer with a striking axle or a combination of two trailers without being registered for ten tons or more.

H.F. 2472

See Drugs, Controlled Substances, and Alcohol. Relates to operating a motor vehicle and having alcohol or beer accessible to the driver.

H.F. 2486

See Transportation--General. Relates to the offense of operating a motor vehicle while intoxicated.

WATER, AIR AND WASTE MANAGEMENT

S.F. 2213

See Health and Safety. Relates to the issuance of permits by the Department of Water, Air and Waste Management for semipublic sewage disposal systems.

S.F. 2214 (1984 Iowa Acts, Chapter 1158)

By Committee on Natural Resources. Amends the authority of the Department of Water, Air and Waste Management over hazardous waste to conform with the requirements of the federal Resource Conservation and Recovery Act. The Iowa Act authorizes the Department to investigate violations within private dwellings, amends the definition of hazardous waste to conform to federal law, authorizes the regulation of identified hazardous wastes as well as those listed by the Commission, and provides a uniform civil penalty for violations. The Act also limits the exemption from requirements of the hazardous waste management provisions of chapter 455B for use or disposal of agricultural chemicals to farmers.

S.F. 2217

See Penalties and Enforcement. Relates to the authority of the Water, Air and Waste Management Commission to establish penalties.

S.F. 2248

See Health and Safety. Relates to the "right-to-know" information about hazardous wastes.

H.F. 2243 (1984 Iowa Acts, Chapter 1059)

By Baxter. Provides that a person who provides assistance or advice in mitigating or attempting to mitigate the effects of an actual or threatened hazardous condition or in preventing, cleaning up, or disposing of or in attempting to prevent, cleanup or dispose of a hazardous condition is not liable for damages resulting from the assistance or advice. The immunity does not apply to a person who receives compensation other than reimbursement for out-of-pocket expenses for services in rendering the assistance or advice. The Act also does not limit the liability of a person for damages resulting from the person's gross negligence or reckless, wanton or intentional misconduct. A "hazardous condition" is defined as a situation involving the actual, imminent, or probable spillage, leakage, or release of a hazardous substance which creates an immediate or potential danger to the public health or safety.

H.F. 2387 (1984 Iowa Acts, Chapter 1099)

By Committee on Natural Resources. Requires that plans submitted to the Department of Water, Air and Waste Management for public water supply systems and distribution system extensions be certified by a registered engineer. A permit will be issued by the Department on the basis of the certification, and the review by the Department will be advisory. Also exempts operators of water distribution systems which do not treat the water in a way that

alters the quality of the water and do not serve more than two hundred fifty persons from continuing education requirements.

H.F. 2393 (1984 Iowa Acts, Chapter 1157)

By Committee on Energy. Authorizes the Department of Water, Air and Waste Management to adopt rules regulating the use of recycled oil for the purpose of road oiling, dust control, or weed control when necessary to protect public health and the environment. The rules shall be limited to addressing the following:

1. Analysis of oils used for road oiling, dust control or weed control to determine the presence of polychlorinated biphenyl, lead, and flashpoints.

2. Establishing the maximum levels of contaminants.

3. Establishing notification requirements relating to the analysis of oils.

4. Establishing requirements for suppliers of the oil for mitigation and cleanup of contamination posing a threat to public health and the environment.

H.F. 2421

See Local Governments. Relates to the authority of the Department of Water, Air and Waste Management over agreements creating a separate legal entity for solid waste disposal.

H.F. 2426 (1984 Iowa Acts, Chapter 1182)

By Committee on Energy. Directs the Department of Water, Air and Waste Management to study the feasibility of a state-owned hazardous waste treatment and resource recovery facility. This Act is effective upon publication.

H.F. 2471 (1984 Iowa Acts, Chapter 1108)

By Committee on Energy. Creates a hazardous waste remedial fund to be used to finance the cleanup of abandoned or uncontrolled hazardous waste disposal sites or hazardous conditions. The fund is maintained by fees levied against generators, transporters, or disposers of hazardous wastes. The Department of Water, Air and Waste Management is mandated to inventory all abandoned or uncontrolled hazardous waste disposal sites and classify the sites according to their threat to public health and the environment. The inventory will be updated annually. Strict liability is established for a person having control over a hazardous substance that is involved in a hazardous condition. The liability is to the state for cleanup costs, evacuation costs, and damages to natural resources. The Act provides that the maximum liability is five million dollars for each manner of conveyance which transports a hazardous substance and fifty million dollars for any facility generating, storing, or disposing of a hazardous substance.

SECTIONS AMENDED OR REPEALED
SECOND SESSION, 70TH G.A.

* Indicates 1983 Code Supplement

1.16	7-1-84	New Section	HF 2480
2.15	7-1-84	Add New Unnum. Para.	SF 2059
2.33	7-1-84	New Section	HF 591
2.42(16)*	7-1-84	Amended	SF 2129
2.51	7-1-84	Amended	HF 2126
2.52	7-1-84	Amended	SF 2311
3.1(2)	7-1-84	Amended	SF 2129
3.1(3)	7-1-84	Amended	SF 2129
7A.1	7-1-84	Amended	SF 400
8.6(20)*	7-1-84	Amended	SF 2129
8.15*	7-1-84	Amended	SF 2238
8.22(2)"e"	7-1-84	Amended	SF 2298
8.33*	7-1-84	Amended	HF 2454
8.33*	P.C.	Amended	SF 2330
8.41(2)	7-1-84	Amended	SF 2129
8, Ch.	P.C.	Add New Section	SF 2330
11.6	7-1-84	Amended	HF 48
11.6	7-1-84	Add New Unnum. Para.	HF 169
11.18	7-1-84	Add New Unnum. Para.	HF 169
11.20	7-1-84	Amended	SF 2155
12.8	P.C.	Add New Para.	HF 2473
12.10*	7-1-84	Amended	SF 2328
14.13(3)	7-1-84	New Subsection	SF 256
17.9	7-1-85	Amended	SF 2250
17.23	7-1-84	Amended	SF 2129
17A, CH.	7-1-84	Add New Section	SF 475
18.6(1)	7-1-84	Amended	HF 2518
18.37	7-1-84	Amended	SF 2285
18.43	7-1-84	Amended	SF 2285
18.97*	7-1-84	Amended	HF 2518
18.137	7-1-84	Repealed	SF 2129
19.33(2)"c"	7-1-84	Amended	SF 2254
19.33(3)	7-1-84	Stricken	SF 2254
19.33(4)	7-1-84	Amended	SF 2254
19.33(5)	7-1-84	Amended	SF 2254
19.33(6)	7-1-84	Stricken	SF 2254
19.33(8)	7-1-84	Stricken	SF 2254
19A.3(23)*	7-1-84	New Subsection	SF 2328
19A.9(2)	7-1-84	Amended	SF 2129
19A.19	7-1-84	Add New Unnum. Para.	HF 2019
23.18	7-1-84	Amended	SF 2285
23.21	P.C.	New Section	SF 2160
24.39	7-1-84	Repealed	SF 2129
24.40	7-1-84	Repealed	SF 2129
24.41	7-1-84	Repealed	SF 2129
24.42	7-1-84	Repealed	SF 2129

24.43	7-1-84	Repealed	SF 2129
24.44	7-1-84	Repealed	SF 2129
24.45	7-1-84	Repealed	SF 2129
24.46	7-1-84	Repealed	SF 2129
24.47	7-1-84	Repealed	SF 2129
25A.2(5)"b"*	7-1-84	Amended	SF 2271
25A.14(4)*	7-1-84	Amended	SF 2129
25A.14(10)*	7-1-84	New Subsection	SF 2248
25A.21	7-1-84	Amended	SF 2271
25A.22	7-1-84	Amended	SF 2271
28.1	7-1-84	Amended	SF 2182
28.2	7-1-84	Amended	SF 2182
28.6	7-1-84	Amended	SF 2182
28.83(3)*	7-1-84	Amended	SF 2063
28.85*	7-1-84	Amended	SF 2053
28.86*	7-1-84	Amended	SF 2063
28.88*	7-1-84	Add New Subsection	SF 2063
28.89*	7-1-84	Amended	SF 2063
28.89*	7-1-84	Amended	HF 2520
28.89*	7-1-84	Amended	SF 2129
28.90*	7-1-84	Amended	SF 2129
28.90*	7-1-84	Amended	SF 2063
28.93*	7-1-84	Amended	SF 2063
28E.19*	7-1-84	Amended	SF 2129
28H.1	7-1-84	New Section	HF 2421
28H.2	7-1-84	New Section	HF 2421
28H.3	7-1-84	New Section	HF 2421
28H.4	7-1-84	New Section	HF 2421
28H.5	7-1-84	New Section	HF 2421
28H.6	7-1-84	New Section	HF 2421
28H.7	7-1-84	New Section	HF 2421
28H.8	7-1-84	New Section	HF 2421
28H.9	7-1-84	New Section	HF 2421
29A.27	7-1-84	Amended	SF 2212
29A.41	7-1-84	Amended	SF 253
33.1	7-1-84	Add New Para.	HF 2473
43.24	P.C.	New Section	HF 2468
43.115	P.C.	Add New Unnum. Para.	HF 2468
47.2	P.C.	Add New Subsection	HF 2468
48.3	7-1-84	Amended	SF 2129
48.3	P.C.	Amended	HF 2468
48.6(9)*	P.C.	Amended	HF 2468
48.6(9)*	7-1-84	Amended	SF 2129
48.7(1)"a"*	P.C.	Amended	HF 2468
49.8*	7-1-84	Add New Subsection	SF 2222
49.12	7-1-84	Amended	HF 2521 ve
49.89	P.C.	Amended	HF 2468
49.90	P.C.	Amended	HF 2468
49.108	7-1-84	Repealed	SF 2129
49.112	7-1-84	Repealed	SF 2129
49.113	7-1-84	Amended	SF 2238
49.122	7-1-84	Repealed	SF 2129
49, Ch.	P.C.	Add New Section	HF 2468
50.24	P.C.	Amended	HF 2468

53.2*	P.C.	Amended	HF 2468
53.8(3)*	P.C.	Amended	HF 2468
53.11	P.C.	Amended	HF 2468
53.12	P.C.	Amended	HF 2468
53.15	P.C.	Amended	HF 2468
53.16	P.C.	Amended	HF 2468
53.17	P.C.	Amended	HF 2468
53.22(1)	P.C.	Amended	HF 2468
53.22(3)	P.C.	New Subsection	HF 2468
53.40	7-1-84	Amended	SF 2238
53.44	P.C.	Amended	HF 2468
56.18(3)*	1-1-84	Amended	HF 2274
68A.1	7-1-84	Amended	SF 2306
68A.1	7-1-84	Add New Unnum. Paras.	SF 2294
68A.2	7-1-84	Amended	SF 2294
68A.4	7-1-84	Amended	SF 2294
68A.5	7-1-84	Amended	SF 2294
68A.7*	7-1-84	Amended	SF 2294
68A.7(1)*	7-1-84	Amended	SF 2294
68A.7(2)*	7-1-84	Amended	SF 2294
68A.7(13)*	7-1-84	Amended	SF 442
68A.7(18)*	7-1-84	Add New Subsection	SF 2294
68A.8	7-1-84	Amended	SF 2294
68A.9	7-1-84	Add New Unnum. Para.	SF 2294
68A.10	7-1-84	New Section	SF 2294
68A.11	7-1-84	New Section	SF 2294
68A.12	7-1-84	New Section	SF 2294
68B.2*	7-1-84	Amended	SF 2129
73.7	7-1-84	Amended	SF 2317
74.1(5)	7-1-84	New Subsection	HF 2101
76.5	7-1-84	Amended	SF 2244
76.10(6)*	7-1-84	New Subsection	SF 2244
79.20(2)	7-1-84	Amended	SF 2310
79.23	7-1-84	Amended	SF 2310
79.25	P.C.	New Section	HF 2473
79.30	P.C.	New Section	HF 2473
79.31	P.C.	New Section	HF 2473
79.32	P.C.	New Section	HF 2473
79.33	P.C.	New Section	HF 2473
79, Ch.	7-1-84	Add New Section	SF 2238
80, Ch.	7-1-84	Add New Section	HF 573
80, Ch.	7-1-84	Add New Section	SF 2271
80A.1	7-1-85	New Section	SF 449
80A.2	7-1-84	Amended	HF 2396
80A.3	7-1-85	New Section	SF 449
80A.4	7-1-85	New Section	SF 449
80A.5	7-1-85	New Section	SF 449
80A.6	7-1-85	New Section	SF 449
80A.7	7-1-85	New Section	SF 449
80A.8	7-1-85	New Section	SF 449
80A.9	7-1-85	New Section	SF 449
80A.10	7-1-85	New Section	SF 449
80A.11	7-1-85	New Section	SF 449
80A.12	7-1-85	New Section	SF 449

80A.13	7-1-85	New Section	SF 449
80A.14	7-1-85	New Section	SF 449
80A.15	7-1-85	New Section	SF 449
80A.16	7-1-85	New Section	SF 449
80A.17	7-1-85	New Section	SF 449
80A, Ch.	7-1-85	Repealed	SF 449
80B.11(4)	1-1-85	Amended	HF 2392
80B.11(5)	1-1-85	New Subsection	HF 2392
80B.11(5)	1-1-85	Amended	HF 2392
80B.11(6)	7-1-84	New Subsection	HF 123
80B.13(3)	7-1-84	Amended	HF 123
80B.13(8)	7-1-84	New Subsection	HF 123
80B.13(9)	7-1-84	New Subsection	HF 123
80B.13(10)	7-1-84	New Subsection	HF 123
83.15(1)	7-1-84	Stricken	HF 531
83.15(4)	7-1-84	Stricken	HF 531
83.15	7-1-84	Add New Subsections	HF 531
85.1*	7-1-84	Amended	SF 2129
85.26(3)*	7-1-84	Amended	SF 2129
85.38(3)*	P.C.	New Subsection	SF 2295
85.59*	7-1-84	Add New Unnum. Para.	SF 2098
85.60*	7-1-84	Repealed	SF 2084
85A.13(3)	7-1-84	Stricken	SF 2297
86.9	7-1-84	Amended	SF 2129
88B.1	7-1-84	New Section	HF 2183
88B.2	7-1-84	New Section	HF 2183
88B.3	7-1-84	New Section	HF 2183
88B.4	7-1-84	New Section	HF 2183
88B.5	7-1-84	New Section	HF 2183
88B.6	7-1-84	New Section	HF 2183
88B.7	7-1-84	New Section	HF 2183
88B.8	7-1-84	New Section	HF 2183
88B.9	7-1-84	New Section	HF 2183
88B.10	7-1-84	New Section	HF 2183
88B.11	7-1-84	New Section	HF 2183
88B.12	7-1-84	New Section	HF 2183
91A.2(2)	7-1-84	Amended	HF 540
91A.2(3)	7-1-84	Amended	HF 540
91A.2(4)"d"	7-1-84	New Lettered Para.	HF 2416
91A.3(7)	7-1-84	New Subsection	HF 540
91A.10(5)	7-1-84	Amended	HF 540
91B.1	7-1-84	New Section	HF 2416
92.17(5)*	7-1-84	New Subsection	SF 2159
93.15	P.C.	New Section	SF 2357
93A.4(1)*	7-1-84	Amended	HF 2520
93A.5(1)	7-1-84	Amended	HF 2520
95.2	7-1-84	Amended	HF 2172
96.3(5)*	7-1-84	Amended	SF 2129
96.4(3)*	P.C.	Amended	HF 2433
96.4(5)*	P.C.	Amended	HF 2433
96.6(2)*	P.C.	Amended	HF 2433
96.7(3)"d"*	4-1-84	Amended	HF 2433
96.7(3)"d"*	4-1-84	Strike Unnum. Para. 7	HF 2433
96.7(3)"e"*	P.C.	Amended	HF 2433

96.7(15)	P.C.	Amended	HF 2433
96.8(2)	7-1-84	Amended	SF 2129
96.11(7)"b"(3)*	7-1-84	Amended	SF 2104
96.13(3)	7-1-84	Amended	SF 2040
96.14(5)	P.C.	Amended	HF 2433
97.51	7-1-84	Add New Subsection	HF 2528
97A.6(14)"a"(2)	7-1-84	Amended	HF 2528
97A.8(3)	P.C.	Amended	HF 2473
97B.7(2)"b"(6)	7-1-84	Amended	HF 2528
97B.7(2)"b"(6)	P.C.	Amended	HF 2473
97B.41(1)"b"(6)*	7-1-84	Amended	HF 2528
97B.41(1)"b"(6A)*	7-1-84	New Subparagraph	HF 2528
97B.41(1)"b"(6B)*	7-1-84	New Subparagraph	HF 2528
97B.41(3)"b"(7)*	7-1-84	Amended	HF 2528
97B.41(3)"b"(9)*	7-1-84	Amended	HF 2528
97B.41(3)"b"	7-1-84	Add New Subparagraphs	HF 2528
97B.49(8)"a"*	7-1-84	Amended	HF 2528
97B.49*	7-1-84	Add New Subsection	HF 2528
97B.50(1)"b"	7-1-84	Amended	HF 2528
97B.50(4)	7-1-84	New Subsection	HF 2528
97B.51(5)	7-1-84	Amended	HF 2528
97B.52(1)	7-1-84	Amended	HF 2528
97B.52(5)	7-1-84	New Subsection	HF 2528
97B.53(5)	7-1-84	Amended	HF 2528
97B.66	7-1-84	New Section	HF 2528
97B.69	7-1-84	Repealed	HF 2528
97B.72	7-1-84	Amended	HF 2528
97B.73	7-1-84	Amended	HF 2528
97C.11	7-1-84	Amended	HF 2528
98.28	1-1-85	Amended	HF 2507
98.46(5)	1-1-85	Amended	HF 2507
98.46(6)	1-1-85	Amended	HF 2507
99B.1(3)	7-1-84	Amended	HF 2015
99B.1(6)	7-1-84	Amended	HF 2015
99B.2	7-1-84	Amended	HF 2015
99B.7(1)*	7-1-84	Amended	HF 2015
99B.7(1)"c"*	7-1-84	Amended	HF 2015
99B.7(1)"l"*	7-1-84	Amended	HF 2015
99B.7(1)"o"*	7-1-84	New Lettered Para.	HF 2015
99B.7(1)"m"*	1-1-83	Amended	SF 2330
99B.7(3)"b"*	7-1-84	New Unnum. Para.	HF 2015
99B.7(3)"c"*	7-1-84	New Unnum. Para.	HF 2015
99B.7(6)*	7-1-84	New Subsection	HF 2015
99B.9A	7-1-84	New Section	HF 2015
99B.14	7-1-84	Amended	HF 2015
99B.19	7-1-84	Amended	HF 2015
99B.20	7-1-84	New Section	HF 2015
99C.10	7-1-84	New Section	HF 2067
99D.2(1)*	7-1-84	New Subsection	HF 2439
99D.2(6)*	7-1-84	Amended	SF 2328
99D.5(5)*	7-1-84	Amended	SF 2328
99D.5(6)*	7-1-84	New Subsection	SF 2328
99D.6*	7-1-84	Amended	HF 2439
99D.7(2)	7-1-84	Amended	SF 2328

99D.7(6)	7-1-84	Amended	SF 2328
99D.7(9)	7-1-84	Amended	HF 2439
99D.8A	7-1-84	New Section	HF 2439
99D.8A(5)	7-1-84	Amended	SF 2328
99D.9(1)*	7-1-84	Amended	SF 2328
99D.9(2)"a"*	7-1-84	Amended	SF 2328
99D.9(2)"b"*	7-1-84	Amended	SF 2328
99D.9(6)*	7-1-84	Amended	SF 2328
99D.11(3)*	7-1-84	Amended	SF 2328
99D.11(5)*	7-1-84	Amended	SF 2328
99D.11(6)*	7-1-84	Stricken	SF 2328
99D.12*	7-1-84	Amended	SF 2328
99D.14*	7-1-84	New Subsection	SF 2328
99D.14(4)*	7-1-84	Amended	SF 2328
99D.15*	7-1-84	Amended	SF 2328
99D.16	7-1-84	Repealed	SF 2328
99D.18*	7-1-84	Amended	SF 2328
99D.21*	7-1-84	Amended	SF 2328
99D.22*	7-1-84	Amended	SF 2328
99D.22(2)*	7-1-84	New Subsection	SF 2328
99D.22(3)*	7-1-84	New Subsection	SF 2328
99D.22(4)*	7-1-84	New Subsection	SF 2328
99D.24(5)*	7-1-84	New Subsection	HF 2439
99D.24(6)*	7-1-84	New Subsection	HF 2439
99D.27	7-1-84	Repealed	SF 2328
99D.28	7-1-84	Repealed	SF 2328
100.2	7-1-84	Amended	HF 257
100.3	7-1-84	Amended	HF 257
100.4	7-1-84	Amended	HF 257
100.5	7-1-84	Amended	HF 257
100.12	7-1-84	Amended	HF 257
100.26	7-1-84	Amended	HF 257
100.28	7-1-84	Amended	HF 257
100.55	7-1-84	New Section	HF 257
101.11	7-1-84	New Section	HF 257
101A.2(1)	7-1-84	Amended	HF 2301
101A.2(2)	7-1-84	Amended	HF 2301
101A.3(1)*	7-1-84	Amended	HF 2301
101A.3(2)*	7-1-84	Amended	HF 2301
101A.4(1)	7-1-84	Amended	HF 2301
101A.5	7-1-84	Amended	HF 2301
101A.7*	7-1-84	Amended	HF 2301
101A.8	7-1-84	Amended	HF 2301
101A.9	7-1-84	Amended	HF 2301
101A.14(2)	7-1-84	Amended	HF 2301
103A.3(24)	7-1-84	New Subsection	SF 2121
103A.11(3)	7-1-84	Amended	SF 2129
103A.11(4)	7-1-84	Amended	SF 2129
103A.24	7-1-84	New Section	SF 2121
103A.25	7-1-84	New Section	SF 2121
103A.26	7-1-84	New Section	SF 2121
103A.27	7-1-84	New Section	SF 2121
103A.28	7-1-84	New Section	SF 2121
104.1(11A)	7-1-84	New Subsection	HF 2502

104.3(4)	7-1-84	New Subsection	HF 2502
104.9	7-1-84	Amended	SF 2129
104A.7	7-1-84	Add New Unnum. Para.	SF 2095
106.5(1)	7-1-84	Amended	SF 2205
106.5(3)	7-1-84	Amended	SF 2205
107.16	1-1-84	Amended	HF 2274
107.17	7-1-84	Amended	HF 2401
107.19	7-1-84	Add New Unnum. Para.	HF 2401
108A, Ch.	7-1-84	Repealed	HF 446
108A, Ch.	7-1-84	Add New Sections	HF 446
109.38(1)	7-1-84	Amended	HF 2306
109.38(2)	7-1-84	Amended	HF 2306
109.38(2)	12-15-84	Amended	HF 406
109.95	7-1-84	Add New Unnum. Para.	HF 523
110.1(1)	12-15-84	Amended	HF 406
110.1(2)	12-15-84	Amended	HF 406
110.1(3)	12-15-84	Amended	HF 406
110.1(4)	12-15-84	Amended	HF 406
110.1(4)"e"	7-1-84	Amended	HF 523
110.3	12-15-84	Amended	HF 406
110.4	12-15-84	Amended	HF 406
110.7	12-15-84	Repealed	HF 406
110.10	12-15-84	Amended	HF 406
110.11	12-15-84	Amended	HF 406
110.12*	12-15-84	Amended	HF 406
110.17	12-15-84	Amended	HF 406
110.18	12-15-84	Amended	HF 406
110.24*	12-15-84	Amended	HF 406
110.26	12-15-84	Amended	HF 406
110.38	12-15-84	Repealed	HF 406
110, Ch.	12-15-84	Add New Section	HF 406
111.79	7-1-84	New Section	HF 2401
111.80	7-1-84	New Section	HF 2401
111A.4(6)	7-1-84	Amended	HF 425
111A.4(10)	7-1-84	Amended	HF 425
111A.5	7-1-84	Amended	HF 425
111A.6*	7-1-84	Add New Unnum. Para.	HF 2401
111A.10	7-1-84	Amended	HF 425
111D, Ch.	7-1-84	Add New Section	HF 2048
114.2	7-1-84	Amended	SF 2276
114.3	7-1-84	Amended	SF 2276
114.11	7-1-84	Amended	SF 2276
114.13	7-1-84	Amended	SF 2276
114.14	7-1-84	Add New Unnum. Para.	SF 2276
114.20	7-1-84	Amended	SF 2276
118.18	7-1-84	Amended	HF 590
123.28	7-1-84	Amended	HF 2472
123.36(6)*	7-1-84	Amended	HF 2472
123.36(8)*	7-1-84	Amended	SF 2353
123.49(2)"b"	7-1-84	Amended	HF 2472
123.50(4)	7-1-84	New Subsection	HF 2472
123.50(4)	7-1-84	New Subsection	HF 2486
123.50(5)	7-1-84	New Subsection	HF 2486
123.134(5)	7-1-84	Amended	HF 2472

123.143(1)*	7-1-84	Amended	SF 2353
125.43*	7-1-84	Amended	SF 2129
125.78	7-1-84	Amended	SF 2238
135.90	7-1-84	New Section	HF 2436
135.91	7-1-84	New Section	HF 2436
135.92	7-1-84	New Section	HF 2436
135.93	7-1-84	New Section	HF 2436
135.94	7-1-84	New Section	HF 2436
135.95	7-1-84	New Section	HF 2436
135.96	7-1-84	New Section	HF 2436
135C.16(3)*	7-1-84	Amended	HF 2340
135C.19(1)	7-1-84	Amended	HF 2340
135C.30(4)	7-1-84	Amended	HF 2424
135C.37	7-1-84	Amended	HF 2340
135C.40(1)	7-1-84	Amended	HF 2340
136C.1	7-1-84	Amended	HF 2110
136C.2	7-1-84	Amended	HF 2110
136C.3	7-1-84	Repealed	HF 2110
136C.4	7-1-84	Amended	HF 2110
136C.5	7-1-84	Amended	HF 2110
136C.6	7-1-84	New Section	HF 2110
136C.7	7-1-84	New Section	HF 2110
136C.8	7-1-84	New Section	HF 2110
136C.9	7-1-84	New Section	HF 2110
136C.10	7-1-84	New Section	HF 2110
136C.11	7-1-84	New Section	HF 2110
136C.12	7-1-84	New Section	HF 2110
136C.13	7-1-84	New Section	HF 2110
136C.15	7-1-84	New Section	HF 2110
144.57	7-1-84	Repealed	SF 2238
147.1(2)	1-1-85	Amended	HF 2136
147.1(3)	1-1-85	Amended	HF 2136
147.3	1-1-85	Amended	HF 2136
147.13	1-1-85	Amended	HF 2136
147.14(1)	1-1-85	Amended	HF 2136
147.25	1-1-85	Amended	HF 2136
147.74	1-1-85	Add New Unnum. Para.	HF 2136
147.80	1-1-85	Add New Subsection	HF 2136
147.103	7-1-84	Amended	SF 451
147.104A	7-1-84	New Section	SF 345
147A.1(1)	7-1-84	Amended	HF 2437
147A.1(3)	7-1-84	Amended	HF 2437
147A.1(8)	7-1-84	Amended	HF 2437
147A.2	7-1-84	Amended	HF 2437
147A.3(1)	7-1-84	Amended	HF 2437
147A.3(2)	7-1-84	Amended	HF 2437
147A.4(1)	7-1-84	Amended	HF 2437
147A.5	7-1-84	Amended	HF 2437
147A.6	7-1-84	Amended	HF 2437
147A.7	7-1-84	Amended	HF 2437
147A.8	7-1-84	Amended	HF 2437
147A.9	7-1-84	Amended	HF 2437
147A.10(1)	7-1-84	Amended	HF 2437
147A.11(2)	7-1-84	New Subsection	HF 2437

147A.12	7-1-84	New Section	HF 2437
148A.1	7-1-84	Amended	HF 2211
148A.3(4)	7-1-84	Amended	HF 2211
148A.4(1)*	7-1-84	Amended	HF 2211
148A.5	7-1-84	Repealed	HF 2211
148A.5	7-1-84	Repealed	SF 2129
154B.6(1)	7-1-84	Amended	SF 414
154B.6A	7-1-84	New Section	SF 414
155.30	7-1-84	Amended	SF 2304
155.37(2)"c"*	7-1-84	Stricken	SF 2175
159.5(4)*	7-1-84	Amended	SF 2129
159.5(7)*	7-1-84	Amended	SF 2129
161.3	1-1-85	Amended	HF 2481
161.7	1-1-85	Amended	HF 2481
161.10	1-1-85	Amended	HF 2481
161.12	1-1-85	Add New Unnum. Para.	HF 2481
165.18(3)*	7-1-84	Amended	HF 2390
169.5(8)"i"*	7-1-84	Amended	SF 2129
172C.1(11)"a"	7-1-84	Amended	SF 2238
172D.1(2)	7-1-84	Amended	SF 2238
172D.3(2)"b"(3)	7-1-84	Amended	SF 2238
172D.3(2)"b"(4)	7-1-84	Amended	SF 2238
174.14*	7-1-84	Amended	HF 2390
175.2(7)*	1-1-83	Amended	SF 2330
175.6(9)	7-1-84	Amended	SF 2220
175.7(1)	7-1-84	Amended	SF 2102
175.7(2)	7-1-84	Amended	SF 2102
176A.12*	7-1-84	Amended	HF 658
179.2	P.C.	Add New Unnum. Paras.	SF 2346
194.6	7-1-86	Amended	SF 2189
194.8	7-1-84	Amended	SF 2189
194.9	7-1-84	Amended	SF 2189
200.3(20)	7-1-84	New Subsection	HF 2100
200.3(21)	7-1-84	New Subsection	HF 2100
200.3(22)	7-1-84	New Subsection	HF 2100
200.3(23)	7-1-84	New Subsection	HF 2100
200.3(24)	7-1-84	New Subsection	HF 2100
200.3(25)	7-1-84	New Subsection	HF 2100
200.3(26)	7-1-84	New Subsection	HF 2100
200.21	7-1-84	New Section	HF 2100
204.101(15)	7-1-84	New Subsection	HF 2229
204.101(16)	7-1-84	Amended	HF 2229
204.101(17)"d"	7-1-84	Stricken	HF 2229
204.204(2)	7-1-84	Amended	HF 2229
204.204(3)	7-1-84	Amended	HF 2229
204.204(3)"i"	7-1-84	Amended	HF 2229
204.204(4)	7-1-84	Amended	HF 2229
204.204(6)"b"	7-1-84	New Lettered Para.	HF 2229
204.206	7-1-84	Amended	HF 2229
204.208	7-1-84	Amended	HF 2229
204.210	7-1-84	Amended	HF 2229
204.212	7-1-84	Amended	HF 2229
204.401(1)"a"	7-1-84	Amended	HF 2229
204.401(1)"c"	7-1-84	Amended	SF 2304

204.401(1)"d"	7-1-84	Stricken	SF 2304
204.401(2)"a"	7-1-84	Amended	HF 2229
204.406	7-1-84	Amended	HF 2229
204.409(1)	7-1-84	Amended	HF 2229
204.411(2)	7-1-84	Amended	HF 2229
214A.2(2)	7-1-84	Amended	SF 2221
217A.2(4)*	7-1-84	Amended	SF 2084
217A.2(5)*	7-1-84	Amended	SF 2238
217A.2(6)*	7-1-84	Amended	SF 2238
217A.2(7)*	7-1-84	Amended	SF 2238
217A.8(1)*	1-1-85	New Paragraph	HF 2392
217A.8(6)*	7-1-84	New Subsection	HF 2431
217A.18*	P.C.	Amended	SF 2082
217A.19*	P.C.	Amended	SF 2082
217A.31*	7-1-84	Add New Unnum. Para.	HF 2425
217A.32*	P.C.	Amended	SF 2082
217A.33*	P.C.	Repealed	SF 2082
217A.52*	7-1-84	Amended	SF 2084
217A.80	7-1-84	New Section	SF 2084
218.9*	7-1-84	Amended	HF 2440
218.58	7-1-84	New Section	SF 465
218.58*	7-1-84	Repealed	SF 465
218.59	7-1-84	Repealed	SF 465
218.60	7-1-84	Repealed	SF 465
218.61*	7-1-84	Repealed	SF 465
218.61*	7-1-84	Amended	SF 2285
218.62	7-1-84	Repealed	SF 465
218.63	7-1-84	Repealed	SF 465
218.64*	7-1-84	Repealed	SF 465
218.73*	7-1-84	Repealed	SF 2084
218.74*	7-1-84	Repealed	SF 2084
218, Ch.	7-1-84	Add New Section	HF 74
219.1	7-1-84	Amended	HF 2440
219.2	7-1-84	Amended	HF 2440
219.3	7-1-84	Amended	HF 2440
219.4	7-1-84	Amended	HF 2440
219.5	7-1-84	Amended	HF 2440
219.6	7-1-84	Amended	HF 2440
219.7*	7-1-84	Amended	HF 2440
219.8	7-1-84	Amended	HF 2440
219.9	7-1-84	Amended	HF 2440
219.10	7-1-84	New Section	HF 2440
219.11	7-1-84	New Section	HF 2440
219.12	7-1-84	New Section	HF 2440
219.13	7-1-84	Amended	HF 2440
219.14	7-1-84	Repealed	HF 2440
219.15	7-1-84	Repealed	HF 2440
219.16	7-1-84	Repealed	HF 2440
219.17	7-1-84	Repealed	HF 2440
219.18	7-1-84	Amended	HF 2440
219.19	7-1-84	Amended	HF 2440
219.20	7-1-84	Repealed	HF 2440
219.21	7-1-84	Amended	HF 2440
219.23	7-1-84	Repealed	HF 2440

219.24*	7-1-84	Repealed	HF 2440
220.1(2)*	7-1-84	Amended	SF 2332
220.1(28)*	7-1-84	Amended	SF 2332
220.1(28)"b"*	7-1-84	Amended	SF 2332
220.1(32)*	7-1-84	Amended	SF 2332
220.1*	7-1-84	New Subsection	SF 2332
220.2(1)	7-1-84	Amended	SF 2332
220.5(9)	7-1-84	Amended	SF 2220
220.8	7-1-84	Repealed	SF 2332
220.10(1)*	7-1-84	Amended	SF 2102
220.26(1)*	7-1-84	Amended	SF 2332
220.38(2)	7-1-84	Amended	SF 2238
220.45	1-1-83	Amended	SF 2330
221, Ch.*	7-1-84	Repealed	SF 2238
222.18	7-1-84	Amended	HF 2457
222.31*	7-1-84	Amended	HF 2457
222.31(1)*	7-1-84	Stricken	HF 2457
222.33	7-1-84	Repealed	HF 2457
222.34	7-1-84	Amended	HF 2457
222.35	7-1-84	Repealed	HF 2457
222.45	7-1-84	Amended	HF 2457
222.51	7-1-84	Amended	HF 2457
222.55	7-1-84	Amended	HF 2457
222.56	7-1-84	Amended	HF 2457
223.1*	7-1-84	Amended	SF 2084
223.2*	7-1-84	Amended	SF 2084
223.4*	7-1-84	Amended	SF 2084
225C.10(1)"b"	7-1-84	Amended	HF 2379
225C.10(3)	7-1-84	Amended	HF 2379
226.27	7-1-84	Amended	HF 2465
226.28	7-1-84	Repealed	HF 2465
226.29	7-1-84	Repealed	HF 2465
229.1(1)	7-1-84	Amended	HF 2465
229.20	7-1-84	Repealed	HF 2465
229.26	7-1-84	Amended	HF 2465
232.2(4)*	7-1-84	New Subsection	SF 2293
232.2(5)"m"*	7-1-84	New Lettered Para.	SF 2293
232.8(1)	7-1-84	Amended	HF 2472
232.13	7-1-84	New Section	SF 2098
232.37(2)	7-1-84	Amended	SF 2293
232.52(5)*	7-1-84	New Subsection	SF 2293
232.52(6)*	7-1-84	New Subsection	SF 2293
232.53	7-1-84	Amended	SF 2101
232.68(2)"b"*	7-1-84	Amended	HF 2302
232.68(2)"d"*	7-1-84	New Lettered Para.	HF 2302
232.69(1)*	7-1-84	Amended	SF 2293
232.69(1)"b"*	7-1-84	Amended	SF 2293
232.71*	7-1-84	New Subsection	HF 2302
232.71(4)*	7-1-84	Amended	SF 2293
232.71(9)*	7-1-84	Amended	SF 2293
232.71(13)*	7-1-84	Amended	SF 2293
232.78(1)	7-1-84	Amended	SF 2293
232.78(2)	7-1-84	Amended	SF 2293
232.79(1)*	7-1-84	Amended	SF 2293

232.91	7-1-84	Amended	SF 2293
232.94A	7-1-84	New Section	SF 2293
232.95(2)"a"	7-1-84	Add New Unnum. Para.	SF 2293
232.96(6)*	7-1-84	Amended	HF 2302
232.97(1)*	7-1-84	Amended	SF 2293
232.97(3)*	7-1-84	Amended	SF 2293
232.98(1)	7-1-84	Amended	SF 2293
232.102(3)"b"*	7-1-84	Add New Unnum. Para.	SF 2293
232.102(5)*	7-1-84	Amended	SF 2293
232.102(6)*	7-1-84	Amended	SF 2293
232.116(4)"b"	7-1-84	Amended	SF 2293
232.116(4)"d"	7-1-84	Amended	SF 2293
232.116(5)"b"	7-1-84	Amended	SF 2293
232.117(5)*	7-1-84	New Subsection	SF 2293
232.147(3)"g"	7-1-84	New Lettered Para.	HF 2430
233.2	7-1-84	Amended	SF 2238
234.11	7-1-84	Amended	SF 2293
234.42	7-1-84	New Section	HF 2430
235A.12	7-1-84	Amended	SF 2042
235A.13	7-1-84	Amended	SF 2042
235A.17(5)	7-1-84	New Subsection	SF 2293
235A.18(2)*	7-1-84	Amended	SF 2293
235A.24*	7-1-84	Repealed	SF 2042
235B.1(5)"c"*	7-1-84	Amended	HF 2390
236.12	7-1-84	New Section	HF 2164
237.4(6)	7-1-84	New Subsection	SF 2176
237.15	7-1-84	New Section	SF 2293
237.16	7-1-84	New Section	SF 2293
237.17	7-1-84	New Section	SF 2293
237.18	7-1-84	New Section	SF 2293
237.19	7-1-84	New Section	SF 2293
237.20	7-1-84	New Section	SF 2293
237.21	7-1-84	New Section	SF 2293
237.22	7-1-84	New Section	SF 2293
237A.13*	7-1-84	Amended	SF 2293
237A.13(5)*	7-1-84	New Subsection	SF 2293
237A.14	7-1-84	Amended	SF 2293
237A.15(1)	7-1-84	Amended	SF 2293
237A.15(2)	7-1-84	Amended	SF 2293
237A.16	7-1-84	Amended	SF 2293
237A.17	7-1-84	Amended	SF 2293
237A.18	7-1-84	Amended	SF 2293
237B.1	7-1-84	New Section	HF 2189
237B.2	7-1-84	New Section	HF 2189
237B.3	7-1-84	New Section	HF 2189
237B.4	7-1-84	New Section	HF 2189
237B.5	7-1-84	New Section	HF 2189
237B.6	7-1-84	New Section	HF 2189
237B.7	7-1-84	New Section	HF 2189
238.1*	7-1-84	Add New Unnum. Para.	SF 2293
239.1*	7-1-84	Amended	HF 558
239.2	7-1-84	Stricken	HF 558
239.2(1)*	7-1-84	Stricken	HF 558
239.2(2)*	7-1-84	Stricken	HF 558

239.2(3)*	7-1-84	Stricken	HF 558
239.3	7-1-84	Amended	HF 558
239.4	7-1-84	Amended	HF 558
239.5*	7-1-84	Amended	HF 558
239.6	7-1-84	Amended	HF 558
239.8	7-1-84	Amended	HF 558
239.9*	7-1-84	Amended	HF 558
239.12*	7-1-84	Amended	SF 2129
239.12*	7-1-84	Amended	HF 558
239.15	7-1-84	Repealed	HF 558
239.17	7-1-84	Amended	HF 558
239.18*	7-1-84	Amended	HF 558
239.20	7-1-84	Amended	HF 558
242.6	7-1-84	Repealed	HF 2425
245.1*	7-1-84	Amended	SF 2084
245.3*	7-1-84	Amended	SF 2084
245.5	7-1-84	Repealed	HF 2425
245.8*	7-1-84	Amended	SF 2084
245.9*	7-1-84	Amended	SF 2084
245.12*	7-1-84	Amended	SF 2084
245.15*	7-1-84	Amended	SF 2084
246.11*	7-1-84	Amended	SF 2084
246.16*	7-1-84	Amended	SF 2084
246.17	7-1-84	Amended	SF 2084
246.46	7-1-84	Repealed	HF 74
247A.2*	7-1-84	Amended	HF 2348
247A.7*	7-1-84	Amended	SF 2084
247A.10*	7-1-84	Amended	HF 2348
249.9*	7-1-84	Amended	SF 2363
249A.2*	7-1-84	Amended	SF 2363
249A.3(2)"f"	7-1-84	Amended	SF 2363
249A.3(2)"g"	7-1-84	Amended	SF 2363
249A.3(4)	7-1-84	Amended	SF 2363
249A.3(4)	7-1-84	New Subsection	SF 2363
249A.9	7-1-84	Repealed	SF 2363
249A.12*	7-1-84	Amended	SF 2363
252.16	7-1-84	Amended	SF 2091
252.22	7-1-84	Amended	SF 2091
252B.12	7-1-84	New Section	HF 2423
252C.1	7-1-84	New Section	SF 2268
252C.1	7-1-84	New Section	HF 2467
252C.2	7-1-84	New Section	HF 2467
252C.2	7-1-84	New Section	SF 2268
252C.3	7-1-84	New Section	SF 2268
252C.3	7-1-84	New Section	HF 2467
252C.4	7-1-84	New Section	HF 2467
252C.4	7-1-84	New Section	SF 2268
252C.5	7-1-84	New Section	SF 2268
252C.5	7-1-84	New Section	HF 2467
252C.6	7-1-84	New Section	HF 2467
252C.6	7-1-84	New Section	SF 2268
252C.7	7-1-84	New Section	HF 2467
252C.8	7-1-84	New Section	HF 2467
252C.9	7-1-84	New Section	HF 2467

252C.10	7-1-84	New Section	HF 2467
255.28*	7-1-84	Amended	SF 2129
255.29*	7-1-84	Amended	SF 2084
257.12	7-1-84	Amended	SF 2184
257.41(3)*	7-1-84	Stricken	HF 2519
257.42*	7-1-84	Amended	HF 2519
258A.3(1)"a"	7-1-84	Amended	HF 580
258A.1(1)"g"*	7-1-84	Stricken	SF 2129
258A.3(2)"a"*	7-1-84	Amended	SF 2129
258A.4(1)"f"*	7-1-84	Amended	SF 2129
260.31	7-1-84	New Section	SF 2215
260A.1	P.C.	New Section	SF 2361
260A.2	P.C.	New Section	SF 2361
260A.3	P.C.	New Section	SF 2361
260A.4	P.C.	New Section	SF 2361
260A.5	P.C.	New Section	SF 2361
260A.6	P.C.	New Section	SF 2361
261.12(1)"b"*	7-1-84	Amended	HF 2519
261.45*	7-1-84	Amended	HF 2519
261.53*	7-1-84	Amended	HF 2519
261.54*	7-1-84	Amended	HF 2438
261B.1	7-1-84	New Section	HF 509
261B.2	7-1-84	New Section	HF 509
261B.3	7-1-84	New Section	HF 509
261B.4	7-1-84	New Section	HF 509
261B.5	7-1-84	New Section	HF 509
261B.6	7-1-84	New Section	HF 509
261B.7	7-1-84	New Section	HF 509
261B.8	7-1-84	New Section	HF 509
261B.9	7-1-84	New Section	HF 509
261B.10	7-1-84	New Section	HF 509
261B.11	7-1-84	New Section	HF 509
261B.12	7-1-84	New Section	HF 509
261.45(1)*	7-1-84	Amended	HF 2265
261.54*	7-1-84	Amended	HF 2265
262.34	7-1-84	Amended	SF 2285
263.11(2)	7-1-84	Amended	SF 2238
266.31	P.C.	New Section	SF 2361
266.32	P.C.	New Section	SF 2361
266.33	P.C.	New Section	SF 2361
266.34	P.C.	New Section	SF 2361
266.35	P.C.	New Section	SF 2361
266.36	P.C.	New Section	SF 2361
273.2	7-1-84	Amended	SF 2284
273.3(18)	7-1-84	New Subsection	HF 2101
273.3(18)	7-1-84	New Subsection	SF 2361
273.8(1)	7-1-84	Amended	SF 2238
273.8(3)	7-1-84	Amended	SF 2238
275.1	7-1-84	Add New Unnum. Para.	HF 2458
275.2	7-1-84	Amended	HF 2458
275.4	7-1-84	Amended	HF 2458
275.5	7-1-84	Amended	HF 2458
275.8(2)	7-1-84	Amended	HF 2458
275.12(1)*	7-1-84	Amended	HF 2458

275.12(2)*	7-1-84	Amended	HF 2458
275.12(4)*	7-1-84	Amended	HF 2458
275.15	7-1-84	Amended	HF 2458
275.16	7-1-84	Amended	HF 2458
275.27	7-1-84	Amended	HF 2458
275.29	7-1-84	Amended	HF 2458
279.8	7-1-84	Amended	SF 2361
279.19A	7-1-84	New Section	SF 2215
279.19B	7-1-84	New Section	SF 2215
279.43	7-1-84	New Section	HF 2516
280A.11	7-1-84	Amended	SF 2238
280A.17	7-1-84	Amended	HF 658
280A.22(1)"a"	7-1-84	Amended	HF 658
280A.23(11)	7-1-84	New Subsection	SF 2361
281.6	7-1-84	Amended	SF 2263
281.6(1)	7-1-84	Amended	SF 2263
281.6(2)	7-1-84	Amended	SF 2263
281.6(3)	7-1-84	Amended	SF 2263
281.6(4)	7-1-84	Amended	SF 2263
281.6(5)	7-1-84	Amended	SF 2263
281.8	7-1-84	Amended	HF 162
283.1	7-1-84	Amended	SF 2129
285.2	7-1-84	Amended	HF 2519
291.9(4)	7-1-84	Amended	SF 2238
291.10(11)	7-1-84	Amended	SF 2238
294.15	7-1-84	Amended	HF 2528
297.7(3)	7-1-84	Stricken	SF 2167
298.7	7-1-84	Amended	HF 2524
303A.10	7-1-84	Amended	SF 2129
303B.6(9)	7-1-84	New Subsection	SF 2361
303B.8	7-1-84	Amended	SF 176
304.2	7-1-84	Add New Subsections	HF 2485
304.3	7-1-84	Amended	HF 2485
304.6	7-1-84	Amended	HF 2485
304.7	7-1-84	Add New Subsections	HF 2485
304.14	7-1-84	Amended	HF 2485
304.18	7-1-84	New Section	HF 2485
304A.5	7-1-84	Add New Subsection	HF 2284
304A.15	7-1-84	New Section	HF 2284
304A.16	7-1-84	New Section	HF 2284
304A.17	7-1-84	New Section	HF 2284
304A.18	7-1-84	New Section	HF 2284
304A.19	7-1-84	New Section	HF 2284
304A.20	7-1-84	New Section	HF 2284
304A.21	7-1-84	New Section	HF 2284
304A.22	7-1-84	New Section	HF 2284
304A.23	7-1-84	New Section	HF 2284
304A.24	7-1-84	New Section	HF 2284
307.10*	7-1-84	New Subsection	SF 2298
307.36	P.C.	New Section	SF 2330
307A.2(14)	7-1-84	Amended	HF 2071
307B.7(11)*	7-1-84	Amended	SF 2220
307B.23	P.C.	Amended	SF 2356
307C.1	7-1-84	New Section	SF 2273

307C.2	7-1-84	New Section	SF 2273
307C.3	7-1-84	New Section	SF 2273
307C.4	7-1-84	New Section	SF 2273
307C.5	7-1-84	New Section	SF 2273
309.1	7-1-85	Amended	SF 2250
309.10*	7-1-85	Amended	SF 2250
309.10*	7-1-84	Amended	HF 2390
309.22	7-1-85	Amended	SF 2250
309.23	7-1-85	New Section	SF 2250
309.93	7-1-85	Amended	SF 2250
309.94	7-1-85	Amended	SF 2250
312.2(5)*	7-1-85	Amended	SF 2337
312.2(8)*	7-1-85	Amended	HF 2390
312.2(16)*	7-1-84	Amended	SF 2330
312.3(1)	P.C.	New Subsection	SF 2330
312.5	7-1-84	Amended	SF 2238
312.5"a"	7-1-84	Amended	SF 2238
312.5"b"	7-1-84	Amended	SF 2238
314.14	7-1-84	Amended	HF 2398
314, Ch.	7-1-84	New Section	HF 111
317.19*	7-1-84	Add New Section	SF 2238
321.1(2)*	7-1-84	Amended	SF 2238
321.1(16)"c"*	7-1-84	Amended	SF 2238
321.1*	7-1-84	New Paragraph	HF 2486
321.19(1)*	7-1-84	Add New Subsections	SF 2342
321.19(2)*	7-1-84	Amended	SF 2342
321.19(3)*	7-1-84	Amended	SF 2342
321.20	7-1-84	New Subsection	SF 2342
321.22	P.C.	Amended	SF 2330
321.23(1)*	7-1-84	Amended	SF 2342
321.23(4)*	P.C.	Amended	SF 2330
321.34(2)*	P.C.	Amended	SF 2330
321.34(5)"a"*	12-1-84	Amended	HF 2212
321.34(8)*	P.C.	Amended	SF 2330
321.37	12-1-84	Amended	SF 347
321.42	P.C.	Add New Unnum. Para.	SF 2330
321.43	P.C.	Amended	SF 2330
321.46(2)*	7-1-84	Amended	SF 2129
321.47	P.C.	Amended	SF 2330
321.47	P.C.	Amended	SF 2330
321.48(2)*	7-1-84	Amended	HF 2180
321.48(2)*	P.C.	Amended	SF 2330
321.50(1)*	P.C.	Amended	SF 2330
321.51*	7-1-84	Amended	HF 2180
321.52(3)	7-1-84	Amended	SF 2330
321.52(4)	7-1-84	Amended	SF 2330
321.60	7-1-84	Amended	HF 2180
321.71(7)	7-1-84	Amended	HF 2180
321.71(9)	7-1-84	Amended	SF 2330
321.71(11)	P.C.	Amended	SF 2330
321.89(4)	P.C.	Amended	SF 2330
321.109(1)	P.C.	Amended	SF 2330
321.116*	7-1-84	Amended	SF 2129
321.117*	P.C.	Amended	SF 2330

321.119	P.C.	Amended	SF 2330
321.123*	P.C.	Amended	SF 2330
321.135	7-1-84	Amended	SF 2238
321.152*	P.C.	Amended	SF 2330
321.178(2)"b"	7-1-84	Amended	HF 2330
321.184	7-1-84	Amended	SF 2238
321.189(1)	7-1-84	Add New Unnum. Para.	HF 2486
321.189(2)"c"	7-1-84	Amended	HF 2330
321.190(1)	P.C.	Amended	SF 2330
321.191	P.C.	Amended	SF 2330
321.192*	P.C.	Amended	SF 2330
321.194*	7-1-84	Amended	SF 2238
321.194*	7-1-84	Amended	HF 2330
321.196	7-1-84	Strike Unnum. Para.	SF 2238
321.197	P.C.	Amended	SF 2330
321.210	1-1-85	Add New Unnum. Para.	SF 2089
321.210	7-1-84	Add New Unnum. Para.	HF 2330
321.215(3)	7-1-84	Amended	HF 2330
321.215(3)	7-1-84	Amended	SF 2238
321.218	7-1-84	Amended	SF 2235
321.238	P.C.	Repealed	SF 2330
321.281(1)	7-1-84	Amended	HF 2486
321.281(2)	7-1-84	Amended	HF 2486
321.281(7)	7-1-84	Amended	HF 2486
321.281(8)	7-1-84	Amended	HF 2486
321.281(9)"d"	7-1-84	New Lettered Para.	HF 2486
321.281(9)"e"	7-1-84	New Lettered Para.	HF 2486
321.281(10)	7-1-84	New Subsection	HF 2486
321.281	7-1-84	Add New Subsections	HF 2486
321.283(13)	7-1-84	Amended	HF 2330
321.310	7-1-84	Amended	HF 2272
321.354	7-1-84	Amended	HF 2330
321.366	7-1-84	Amended	HF 2330
321.366	7-1-84	Amended	SF 2238
321.366(1)	7-1-84	Amended	SF 2238
321.366(2)	7-1-84	Amended	SF 2238
321.366(3)	7-1-84	Amended	SF 2238
321.366(4)	7-1-84	Amended	SF 2238
321.366(5)	7-1-84	Amended	SF 2238
321.366(5)	7-1-84	Amended	HF 2330
321.445	1-1-85	Amended	SF 2089
321.446	1-1-85	New Section	SF 2089
321.457(2)"b"*	7-1-84	Amended	HF 2232
321.482	7-1-84	Amended	SF 2129
321.492	P.C.	Add New Unnum. Paras.	SF 2330
321.494	7-1-84	Repealed	SF 2238
321.555(2)	1-1-85	Amended	SF 2089
321.555(2)	7-1-84	Amended	HF 2330
321A.32(2)	7-1-84	Amended	SF 2235
321B.1	7-1-84	Amended	HF 2486
321B.2	7-1-84	Amended	HF 2486
321B.2	7-1-84	Amended	SF 2238
321B.4(1)	7-1-84	Amended	HF 2486
321B.4(1)"d"	7-1-84	Amended	HF 2486

321B.12	7-1-84	Amended	HF 2486
321B.13	7-1-84	Amended	HF 2486
321B.13	7-1-84	New Unlettered Para.	HF 2486
321B.15	7-1-84	Amended	HF 2486
321B.16	7-1-84	Amended	HF 2486
321B.26	7-1-84	Amended	HF 2486
321B.28	7-1-84	Amended	HF 2486
321B.30	7-1-84	New Section	HF 2486
322D.1	7-1-84	New Section	SF 2116
322D.2	7-1-84	New Section	SF 2116
322D.3	7-1-84	New Section	SF 2116
322D.4	7-1-84	New Section	SF 2116
322D.5	7-1-84	New Section	SF 2116
322D.6	7-1-84	New Section	SF 2116
324.3(4)*	7-1-84	Amended	SF 2342
324.3(5)*	7-1-84	Amended	SF 2069
324.11	7-1-84	Repealed	HF 508
324.12(1)	7-1-84	Amended	HF 508
324.14	7-1-84	Repealed	HF 508
324.35	7-1-84	Amended	SF 2342
324.53	7-1-84	Amended	HF 508
324.55	7-1-84	Amended	HF 508
324.57(11)	7-1-84	New Subsection	SF 2342
324.65	1-1-85	Amended	HF 2507
324.76	7-1-84	Amended	HF 508
324.83	7-1-84	Repealed	HF 602
324.84	7-1-84	Amended	HF 602
325.1(10)	7-1-84	New Subsection	SF 2342
325.6(3)	7-1-84	Amended	SF 2342
326.34	7-1-84	Repealed	HF 508
326.35	7-1-84	Repealed	HF 508
326.36	7-1-84	Repealed	HF 508
326.37	7-1-84	Repealed	HF 508
326.38	7-1-84	Repealed	HF 508
327A.19	7-1-84	Amended	SF 2238
327G.78*	7-1-84	Amended	SF 2129
331.321(1)"h"*	7-1-84	Amended	SF 2129
331.302(2)	7-1-84	Amended	SF 2238
331.402(2)	7-1-84	Add New Lettered Para.	HF 48
331.421(1)*	7-1-84	Amended	HF 2390
331.421(2)*	7-1-84	Amended	HF 2390
331.424(1)"a"(4)*	7-1-84	Amended	SF 2353
331.424(1)"m"*	7-1-84	Amended	HF 2390
331.427(2)"l"*	7-1-84	Amended	HF 456
331.427(2)"k"*	7-1-84	Stricken	HF 224
331.429(1)"a"*	7-1-84	Amended	HF 2390
331.429(1)"b"*	7-1-84	Amended	HF 2390
331.429(2)"i"*	7-1-84	Amended	HF 2390
331.430(2)"b"*	7-1-84	Amended	HF 2390
331.507(2)"a"	7-1-84	Amended	HF 4
331.552*	7-1-84	Add New Subsection	HF 658
331.557(3)	P.C.	Stricken	SF 2330
331.559(10)	7-1-84	Amended	HF 658
331.604	7-1-84	Amended	HF 2187

331.756(5)*	7-1-84	Amended	SF 2104
331.756(42)*	7-1-84	Amended	HF 2457
331.902(3)*	7-1-84	Amended	HF 2194
347.12	7-1-84	Amended	HF 658
347.13(2)	7-1-84	Amended	HF 2354
347.13	7-1-84	Add New Subsection	HF 2354
347A.1	7-1-84	Amended	HF 658
349.18*	7-1-84	Amended	SF 2243
352, Ch.	7-1-84	Repealed	HF 224
356.29	7-1-84	Amended	SF 2269
356.30	7-1-84	Amended	SF 2269
356.36*	7-1-84	Amended	HF 2417
356.43*	7-1-84	Amended	HF 2417
357.14	7-1-84	Amended	SF 2285
357A.2	7-1-84	Amended	SF 2285
357D.8	7-1-84	Amended	HF 2525
357D.10	7-1-84	Amended	HF 2525
358.2	7-1-84	Amended	SF 2285
358.4	7-1-84	Amended	SF 2197
358.5	7-1-84	Amended	SF 2197
358.9	7-1-84	Amended	SF 2050
358.9	7-1-84	Add New Unnum. Para.	SF 2197
358.40	7-1-84	New Section	SF 2197
358A, Ch.	7-1-84	New Section	SF 2228
358B.13*	7-1-84	Amended	SF 2122
358B.16	7-1-84	Add New Unnum. Paras.	SF 2122
359.21	7-1-84	Amended	HF 658
359.42	7-1-84	Amended	SF 159
359.43	7-1-84	Amended	SF 159
362.5(4)	7-1-84	Amended	HF 2389
362.5(11)	7-1-84	New Subsection	HF 2389
364.3(2)*	7-1-84	Amended	SF 2238
364.12(2)	7-1-84	Amended	HF 359
364, Ch.	7-1-84	Add New Section	SF 2043
384.11	7-1-84	Amended	HF 658
384.15	7-1-84	New Subsection	HF 2247
384.82(2)	7-1-84	Amended	HF 2111
384.84(1)*	7-1-84	Amended	HF 2478
384.97(5)	7-1-84	Amended	SF 2285
386.1(7)	7-1-84	Amended	HF 2510
390.1(10)	7-1-84	Amended	SF 2257
390.3	7-1-84	Amended	SF 2129
403.6*	7-1-84	New Subsections	HF 2531
403.8(1)	7-1-84	Amended	HF 2531
403.8(2)	7-1-84	Amended	HF 2531
403.8	7-1-84	Add New Subsection	HF 2531
409.1	7-1-84	Amended	HF 2470
409.25	7-1-84	Amended	HF 2470
411.1(12)	7-1-84	Amended	HF 2528
411.6(12)"a"(2)	7-1-84	Amended	HF 2528
414.4	7-1-84	Amended	HF 2184
414.5	7-1-84	Amended	HF 205
414.24	7-1-84	Amended	HF 2184
414, Ch.	7-1-84	New Section	SF 2228

419.1(2)"a"*	7-1-84	Amended	SF 2328
422.3(5)	1-1-83	New Subsection	SF 2330
422.4(17)*	1-1-83	Stricken	SF 2330
422.4(19)*	1-1-83	Amended	SF 2330
422.5*	P.C.	Add New Unnum. Para.	SF 2330 Vet
422.6*	1-1-83	Amended	SF 2330
422.7(6)*	1-1-84	Amended	SF 2330
422.7(19)*	1-1-84	New Subsection	SF 2330
422.9(1)*	1-1-84	Add New Unnum. Para.	SF 2330
422.12(1)"a"*	1-1-83	Amended	SF 2330
422.16(10)"b"*	1-1-85	Amended	HF 2507
422.25(2)*	1-1-85	Amended	HF 2507
422.25(3)*	P.C.	Amended	SF 2318
422.32(4)*	1-1-83	Stricken	SF 2330
422.32(12)*	1-1-83	Amended	SF 2330
422.43(2)*	P.C.	Amended	SF 2330
422.43(9)*	7-1-84	Amended	SF 2330
422.43(9)*	7-1-84	Amended	HF 2503
422.43(9)*	1-1-79	Amended	SF 2354
422.43*	1-1-79	New Subsection	SF 2354
422.43*	7-1-84	Add New Subsection	HF 2503
422.45(12)*	7-1-84	Amended	SF 2330 Vet
422.58(1)*	1-1-85	Amended	HF 2507
422.73(3)*	7-1-84	New Subsection	HF 2331
422.87	7-1-84	Repealed	SF 2129
422.100*	7-1-84	Strike Unnum. Para. 2	SF 2129
422A.2(4)"d"*	7-1-84	Amended	SF 2129
423.1(4)*	7-1-84	Amended	HF 2503
423.1(4)*	1-1-79	Amended	SF 2354
423.18(1)*	1-1-85	Amended	HF 2507
425.23(3)"b"*	1-1-83	Amended	SF 2330
425.25	7-1-84	Amended	SF 2156
425.27	7-1-84	Amended	SF 2156
427.1(36)*	1-1-85	Amended	HF 2481
427.1(36)"e"*	1-1-85	Stricken	HF 2481
427.3(1)*	7-1-84	Amended	SF 2238
427.3(2)*	7-1-84	Amended	SF 2238
427.5	7-1-84	Add New Unnum. Para.	HF 2478
427.8	7-1-84	Amended	SF 2238
427.10	7-1-84	Amended	SF 2238
427.12	7-1-84	Amended	SF 2238
427A.12(7)*	7-1-84	Amended	SF 2365
427A.13	7-1-84	Amended	SF 2365
427B.1	7-1-84	Amended	SF 2043
427B.3	7-1-84	Amended	SF 2043
428.28	7-1-84	Amended	HF 2043
435.5	1-1-85	Amended	HF 2507
441.21(9)"a"	7-1-84	Amended	HF 2444
441.22	1-1-85	Amended	HF 2481
442.5(1)"b"	7-1-84	New Subparagraph	HF 2516
442.9(1)"a"*	7-1-84	Amended	SF 2361
442.15	1-1-83	Amended	SF 2330
442.44*	7-1-84	Amended	HF 2519
442.51*	7-1-84	Amended	SF 2168

442.52*	7-1-84	Amended	SF 2168
442.53*	7-1-84	Amended	SF 2168
442.54*	7-1-84	Amended	SF 2168
443.2	7-1-84	Amended	HF 2326
443.5	7-1-84	Repealed	HF 2326
443.22	7-1-84	Amended	HF 2326
445.8(2)	7-1-84	Amended	HF 2478
445.24	7-1-84	Amended	HF 2478
446.7*	7-1-84	Amended	HF 2478
446.9	7-1-84	Amended	HF 2478
450.3(2)	7-1-84	Amended	SF 2323
450.6	7-1-84	Amended	SF 2323
450.7(2)*	7-1-84	Amended	SF 2323
450.8	7-1-84	Amended	SF 2323
450.37(1)"b"*	1-1-83	Amended	SF 2330
450.45*	7-1-84	Amended	SF 2323
450.46*	7-1-84	Amended	SF 2323
450.47*	7-1-84	Amended	SF 2323
450.55*	7-1-84	Amended	SF 2323
450.63(2)	1-1-85	Amended	HF 2507
450.94(3)*	7-1-84	Amended	SF 2323
450.94*	7-1-84	New Subsection	SF 2323
450A.1(2)	1-1-83	Amended	SF 2330
450B.1(1)*	1-1-83	Amended	SF 2330
451.1(8)	1-1-83	Amended	SF 2330
451.12	7-1-84	Amended	SF 2323
452.10	7-1-84	Amended	SF 2220
452.10	7-1-84	Add New Unnum. Para.	HF 434
453.1*	7-1-84	Amended	SF 2220
453.2	7-1-84	Amended	SF 2220
453.3	7-1-84	Amended	SF 2220
453.4	7-1-84	Amended	SF 2220
453.5	7-1-84	Amended	SF 2220
453.6	7-1-84	Amended	SF 2220
453.6A	7-1-84	New Section	SF 2220
453.7(1)	7-1-84	Amended	SF 2220
453.8	7-1-84	Amended	SF 2220
453.9	7-1-84	Amended	SF 2220
453.10	7-1-84	Amended	SF 2220
453.12	7-1-84	Amended	SF 2220
453.13	7-1-84	New Section	SF 2220
453.14	7-1-84	Amended	SF 2220
453.15	7-1-84	New Section	SF 2220
453.16	7-1-84	New Section	SF 2220
453.17	7-1-84	New Section	SF 2220
453.18	7-1-84	New Section	SF 2220
453.19	7-1-84	New Section	SF 2220
453.20	7-1-84	New Section	SF 2220
454, Ch.*	7-1-84	Repealed	SF 2220
455.40	7-1-84	Amended	SF 2153
455.40	7-1-84	Amended	SF 2285
455.42	7-1-84	Amended	SF 2285
455.43	7-1-84	Amended	SF 2285
455.63	7-1-84	Amended	HF 2323

455.63	7-1-84	Amended	SF 2153
455B.103(8)	7-1-84	Amended	SF 2214
455B.109	7-1-84	New Section	SF 2217
455B.171(22)*	7-1-84	Amended	SF 2213
455B.171(23)*	7-1-84	New Subsection	SF 2213
455B.172(2)*	7-1-84	Amended	SF 2213
455B.183(1)*	7-1-84	Amended	HF 2387
455B.183(3)*	7-1-84	Amended	SF 2213
455B.220(3)	7-1-84	New Subsection	HF 2387
455B.381(6)	7-1-84	New Subsection	HF 2471
455B.381(7)	7-1-84	New Subsection	HF 2471
455B.381(8)	7-1-84	New Subsection	HF 2471
455B.381(9)	7-1-84	New Subsection	HF 2471
455B.381(10)	7-1-84	New Subsection	HF 2471
455B.386	7-1-84	Amended	HF 2471
455B.387(3)*	7-1-84	New Subsection	HF 2471
455B.392	7-1-84	New Section	HF 2471
455B.392	7-1-84	New Section	HF 2243
455B.393	7-1-84	New Section	HF 2471
455B.394	7-1-84	New Section	HF 2471
455B.395	7-1-84	New Section	HF 2471
455B.411(2)"a"(2)	7-1-84	Amended	SF 2214
455B.411(6)	7-1-84	New Subsection	HF 2471
455B.411(6)	7-1-84	New Subsection	HF 2393
455B.411(7)	7-1-84	New Subsection	HF 2393
455B.411(8)	7-1-84	New Subsection	HF 2393
455B.411(9)	7-1-84	New Subsection	HF 2393
455B.412(3)	7-1-84	Amended	SF 2214
455B.412(5)	7-1-84	New Subsection	HF 2393
455B.413(1)	7-1-84	Amended	SF 2214
455B.414	7-1-84	Amended	SF 2214
455B.415(1)*	7-1-84	Amended	SF 2214
455B.415(2)*	7-1-84	Amended	SF 2214
455B.415(4)*	7-1-84	Amended	SF 2214
455B.417(1)"a"	7-1-84	Amended	SF 2214
455B.417(1)"b"	7-1-84	Amended	SF 2214
455B.417(3)	7-1-84	Amended	SF 2214
455B.417(4)	7-1-84	Amended	SF 2214
455B.417(5)	7-1-84	Amended	SF 2214
455B.417(6)	7-1-84	Amended	SF 2214
455B.419	7-1-84	Amended	SF 2214
455B.420	7-1-84	Amended	SF 2248
455B.422	P.C.	Amended	HF 2426
455B.423	7-1-84	New Section	HF 2471
455B.424	7-1-84	New Section	HF 2471
455B.425	7-1-84	New Section	HF 2471
455B.426	7-1-84	New Section	HF 2471
455B.427	7-1-84	New Section	HF 2471
455B.428	7-1-84	New Section	HF 2471
455B.429	7-1-84	New Section	HF 2471
455B.430	7-1-84	New Section	HF 2471
455B.431	7-1-84	New Section	HF 2471
455B.432	7-1-84	New Section	HF 2471
455D.1	7-1-84	New Section	SF 2248

455D.2	7-1-84	New Section	SF 2248
455D.3	7-1-84	New Section	SF 2248
455D.4	7-1-84	New Section	SF 2248
455D.5	7-1-84	New Section	SF 2248
455D.6	7-1-84	New Section	SF 2248
455D.7	7-1-84	New Section	SF 2248
455D.8	7-1-84	New Section	SF 2248
455D.9	7-1-84	New Section	SF 2248
455D.10	7-1-84	New Section	SF 2248
455D.11	7-1-84	New Section	SF 2248
455D.12	7-1-84	New Section	SF 2248
455D.13	7-1-84	New Section	SF 2248
455D.14	7-1-84	New Section	SF 2248
455D.15	7-1-84	New Section	SF 2248
455D.16	7-1-84	New Section	SF 2248
455D.17	7-1-84	New Section	SF 2248
455D.18	7-1-84	New Section	SF 2248
455D.19	7-1-84	New Section	SF 2248
459.13	7-1-84	New Section	HF 80
467A.48	7-1-84	Amended	HF 2167
467D.17*	7-1-84	Amended	SF 2129
467D.20	7-1-84	Amended	SF 2285
472.3(1)	7-1-84	Amended	SF 441
472.3(7)	7-1-84	New Subsection	SF 441
472.20	7-1-84	Amended	SF 441
472.21	7-1-84	Amended	SF 2173
472.25	7-1-84	Amended	SF 441
472.35	7-1-84	Amended	SF 441
472.36	7-1-84	Amended	SF 441
476.1*	7-1-84	Amended	HF 2404
476.4A	P.C.	New Section	HF 2532
476.6(2)*	7-1-84	Amended	HF 2338
476.18(3)*	7-1-84	Add New Unnum. Para.	HF 2068
476.20(2)*	7-1-84	Amended	HF 2062
476.20(3)*	7-1-84	Amended	HF 2062
476.20(5)*	7-1-84	Amended	HF 2065
476.25(3)	7-1-84	New Subsection	SF 2135
478.1	7-1-84	Amended	SF 2135
478.19	7-1-84	Add New Unnum. Para.	SF 2135
478, Ch.	7-1-84	Add New Section	SF 511
499A.13	7-1-84	Amended	HF 2409
507C.1	7-1-84	New Section	HF 2501
507C.2	7-1-84	New Section	HF 2501
507C.3	7-1-84	New Section	HF 2501
507C.4	7-1-84	New Section	HF 2501
507C.5	7-1-84	New Section	HF 2501
507C.6	7-1-84	New Section	HF 2501
507C.7	7-1-84	New Section	HF 2501
507C.8	7-1-84	New Section	HF 2501
507C.9	7-1-84	New Section	HF 2501
507C.10	7-1-84	New Section	HF 2501
507C.11	7-1-84	New Section	HF 2501
507C.12	7-1-84	New Section	HF 2501
507C.13	7-1-84	New Section	HF 2501

507C.14	7-1-84	New Section	HF 2501
507C.15	7-1-84	New Section	HF 2501
507C.16	7-1-84	New Section	HF 2501
507C.17	7-1-84	New Section	HF 2501
507C.18	7-1-84	New Section	HF 2501
507C.19	7-1-84	New Section	HF 2501
507C.20	7-1-84	New Section	HF 2501
507C.21	7-1-84	New Section	HF 2501
507C.22	7-1-84	New Section	HF 2501
507C.23	7-1-84	New Section	HF 2501
507C.24	7-1-84	New Section	HF 2501
507C.25	7-1-84	New Section	HF 2501
507C.26	7-1-84	New Section	HF 2501
507C.27	7-1-84	New Section	HF 2501
507C.28	7-1-84	New Section	HF 2501
507C.29	7-1-84	New Section	HF 2501
507C.30	7-1-84	New Section	HF 2501
507C.31	7-1-84	New Section	HF 2501
507C.32	7-1-84	New Section	HF 2501
507C.33	7-1-84	New Section	HF 2501
507C.34	7-1-84	New Section	HF 2501
507C.35	7-1-84	New Section	HF 2501
507C.36	7-1-84	New Section	HF 2501
507C.37	7-1-84	New Section	HF 2501
507C.38	7-1-84	New Section	HF 2501
507C.39	7-1-84	New Section	HF 2501
507C.40	7-1-84	New Section	HF 2501
507C.41	7-1-84	New Section	HF 2501
507C.42	7-1-84	New Section	HF 2501
507C.43	7-1-84	New Section	HF 2501
507C.44	7-1-84	New Section	HF 2501
507C.45	7-1-84	New Section	HF 2501
507C.46	7-1-84	New Section	HF 2501
507C.47	7-1-84	New Section	HF 2501
507C.48	7-1-84	New Section	HF 2501
507C.49	7-1-84	New Section	HF 2501
507C.50	7-1-84	New Section	HF 2501
507C.51	7-1-84	New Section	HF 2501
507C.52	7-1-84	New Section	HF 2501
507C.53	7-1-84	New Section	HF 2501
507C.54	7-1-84	New Section	HF 2501
507C.55	7-1-84	New Section	HF 2501
507C.56	7-1-84	New Section	HF 2501
507C.57	7-1-84	New Section	HF 2501
507C.58	7-1-84	New Section	HF 2501
507C.59	7-1-84	New Section	HF 2501
509.3*	7-1-84	New Subsection	SF 2262
509A.5	7-1-84	Amended	SF 2312
509A.7	7-1-84	Amended	HF 2528
511.6	7-1-84	Repealed	SF 2129
511.8(10)"a"	7-1-84	Amended	SF 2129
514.1*	7-1-84	Amended	SF 414
514.4*	P.C.	Amended	SF 2277
514.5*	7-1-84	Add New Unnum. Para.	SF 414

514.6	7-1-84	Amended	SF 414
514.7*	7-1-84	Add New Unnum. Para.	SF 2262
514.7*	7-1-84	Amended	SF 414
514.8	7-1-84	Amended	SF 414
514.13	7-1-84	Amended	SF 414
514B.1(2)*	7-1-84	Add New Unnum. Para.	SF 2262
524.101	7-1-84	Amended	SF 2129
524.310(1)	7-1-84	Amended	SF 513
524.302(10)	7-1-84	Stricken	HF 2405
524.508	7-1-84	Amended	HF 2405
524.706(1)"a"(2)*	7-1-84	Amended	HF 2405
524.706(1)"a"(3)*	7-1-84	Amended	HF 2405
524.816	7-1-84	New Section	HF 189
524.1007	7-1-84	New Section	SF 2233
524.1008	7-1-84	New Section	SF 2233
524.1202(2)"a"(1)	7-1-84	Amended	SF 513
524.1202(2)"a"(2)	7-1-84	Amended	SF 513
524.1202(2)"a"(3)	7-1-84	Amended	SF 513
524.1202(2)"a"(4)	7-1-84	Amended	SF 513
524.1507	7-1-84	Amended	SF 513
524.1602(1)	7-1-84	Stricken	SF 2129
524.1701	7-1-84	Amended	HF 189
524.1703	7-1-84	New Section	HF 189
524.1802	7-1-84	Amended	SF 2220
524.1901	7-1-84	Repealed	SF 2129
533.1(1)"c"	7-1-84	Amended	HF 2414
533.4(5)"d"	7-1-84	Amended	HF 2414
533.4(5)"g"	7-1-84	Amended	HF 2414
533.4(22)	7-1-84	New Subsection	SF 2220
533.4(22)	7-1-84	New Subsection	HF 2414
533.4(23)	7-1-84	New Subsection	SF 2220
533.4(23)	7-1-84	New Subsection	HF 2414
533.5	7-1-84	Amended	HF 2414
533.6(4)	7-1-84	Amended	SF 2129
533.17(1)	7-1-84	Amended	HF 2414
533.39	7-1-84	New Section	SF 2220
534.2(33)	7-1-84	New Subsection	SF 2202
534.4	7-1-84	New Section	SF 2261
534.5(1)	7-1-84	Amended	SF 2261
534.10	7-1-84	Amended	SF 2261
534.15	7-1-84	Repealed	SF 2261
534.17(1)	7-1-84	Amended	SF 2261
534.19(7)	7-1-84	Amended	SF 2261
534.19(13)	7-1-84	Amended	SF 2261
534.24	7-1-84	New Section	HF 189
534.48	7-1-84	Amended	SF 2202
534.48(8)	7-1-84	Amended	SF 2129
534.49	7-1-84	Amended	SF 2202
534.50	7-1-84	Amended	SF 2202
534.51	7-1-84	Amended	SF 2202
534.55	7-1-84	Amended	SF 2202
534.79(6)	7-1-84	Amended	SF 2261
534.92(5)"e"	7-1-84	Amended	SF 2129
534.98	7-1-84	New Section	SF 2261

535.10	7-1-84	New Section	HF 2415
536A.20(3)*	7-1-84	Amended	SF 2232
536A.23(5)	7-1-84	New Subsection	SF 2232
536A.31(3)	7-1-84	Amended	SF 2232
537.2202(3)	7-1-84	Amended	SF 2366
537.2402(5)	7-1-84	New Subsection	SF 2366
537.2402(6)	7-1-84	New Subsection	SF 2366
537.3205(2)	7-1-84	Amended	SF 2366
542.3(4)"b"*	7-1-84	Amended	HF 2385
542.5	7-1-84	Amended	HF 2391
542.6	7-1-84	Amended	HF 2391
542.9	7-1-84	Amended	HF 2385
543.2	7-1-84	Amended	HF 2391
543.33	7-1-84	Amended	HF 2391
543.37	7-1-84	Amended	HF 2391
553.6(5)	7-1-84	Amended	HF 2391
553.12(3)	7-1-84	New Subsection	HF 2335
553.14	7-1-84	Amended	HF 2335
553.18	7-1-84	Add New Unnum. Para.	SF 2253
554.3507(5)	7-1-84	New Section	SF 2253
554.9407(3)*	7-1-84	New Subsection	SF 420
556.2(1)	7-1-84	Amended	SF 510
556.2(1)"d"	P.C.	Amended	HF 2522
556.2(2)	P.C.	New Lettered Para.	HF 2522
556.2(2)"d"	P.C.	Amended	HF 2522
556.2(3)	P.C.	New Lettered Para.	HF 2522
556.2(3)	P.C.	Amended	HF 2522
556.2(4)	P.C.	New Subsection	HF 2522
556.3(2)	P.C.	Amended	HF 2522
556.5	P.C.	Amended	HF 2522
556.6	P.C.	Amended	HF 2522
556.7	P.C.	Amended	HF 2522
556.8	P.C.	Amended	HF 2522
556.9	P.C.	Amended	HF 2522
556.9A	P.C.	Amended	HF 2522
556.11(2)"a"	7-1-84	Repealed	SF 2328
556.11(2)"c"	P.C.	Amended	HF 2522
556.12(2)	P.C.	Amended	HF 2522
556.13	P.C.	Amended	HF 2522
556.14	P.C.	Amended	HF 2522
556.15	P.C.	Amended	HF 2522
556.17(4)	P.C.	Amended	HF 2522
556.17(5)	P.C.	New Subsection	HF 2522
556.18(1)*	P.C.	New Subsection	HF 2522
556.20(3)*	P.C.	Amended	HF 2522
556.20(4)*	P.C.	Stricken	HF 2522
556.20(5)*	P.C.	Stricken	HF 2522
556.20(6)*	P.C.	Stricken	HF 2522
556.23	P.C.	Stricken	HF 2522
556.25	P.C.	Amended	HF 2522
556.27A	P.C.	Amended	HF 2522
556.30	P.C.	New Section	HF 2522
556.31	P.C.	Repealed	HF 2522
556.32	P.C.	Repealed	HF 2522
	P.C.	Repealed	HF 2522

556.33	P.C.	Repealed	HF 2522
556.34	P.C.	Repealed	HF 2522
556.35	P.C.	Repealed	HF 2522
556.36	P.C.	Repealed	HF 2522
558.6	7-1-84	Amended	SF 2129
570A.1	7-1-84	New Section	SF 510
570A.2	7-1-84	New Section	SF 510
570A.3	7-1-84	New Section	SF 510
570A.4	7-1-84	New Section	SF 510
570A.5	7-1-84	New Section	SF 510
570A.6	7-1-84	New Section	SF 510
570A.7	7-1-84	New Section	SF 510
570A.8	7-1-84	New Section	SF 510
570A.9	7-1-84	New Section	SF 510
570A.10	7-1-84	New Section	SF 510
570A.11	7-1-84	New Section	SF 510
572.18	7-1-84	Amended	HF 2463
572.33	7-1-84	New Section	SF 2301
573.4	7-1-84	Amended	SF 2285
578A.1	7-1-84	New Section	SF 163
578A.2	7-1-84	New Section	SF 163
578A.3	7-1-84	New Section	SF 163
578A.4	7-1-84	New Section	SF 163
578A.5	7-1-84	New Section	SF 163
578A.6	7-1-84	New Section	SF 163
589.1	7-1-84	Amended	HF 2372
589.2	7-1-84	Amended	HF 2372
589.3	7-1-84	Amended	HF 2372
589.4	7-1-84	Amended	HF 2372
589.5	7-1-84	Amended	HF 2372
589.6	7-1-84	Amended	HF 2372
589.8	7-1-84	Amended	HF 2372
589.9	7-1-84	Amended	HF 2372
589.10	7-1-84	Amended	HF 2372
589.11	7-1-84	Amended	HF 2372
589.12	7-1-84	Amended	HF 2372
589.13	7-1-84	Amended	HF 2372
589.14	7-1-84	Amended	HF 2372
589.17	7-1-84	Amended	HF 2372
589.18	7-1-84	Amended	HF 2372
589.19	7-1-84	Amended	HF 2372
589.21	7-1-84	Amended	HF 2372
589.23	7-1-84	Amended	HF 2372
589.24	7-1-84	Amended	HF 2372
589.25	7-1-84	Amended	HF 2372
598.1(6)	7-1-84	Add New Subsection	SF 2163
598.23	7-1-84	Amended	SF 2005
598.24	7-1-84	Amended	SF 2005
598.36	7-1-84	New Section	HF 2373
598.41(1)	7-1-84	Amended	SF 2163
598.41(2)	7-1-84	Amended	SF 2163
598.41(3)	7-1-84	Amended	SF 2163
598.41(4)	7-1-84	New Subsection	SF 2163
598.41(4)	7-1-84	Amended	SF 2163

600.23	7-1-84	Repealed	SF 2238
601A.2(10)	7-1-84	Amended	HF 2466
601A.13	7-1-84	Amended	HF 323
601A.16(3)	7-1-84	Amended	HF 2466
601G.6	7-1-84	Amended	SF 497
601G.7(2)	7-1-84	Amended	SF 497
601J.1(5)	7-1-84	New Subsection	HF 2386
601J.1(6)	7-1-84	New Subsection	HF 2386
601J.1(7)	7-1-84	New Subsection	HF 2386
601J.1(8)	7-1-84	New Subsection	HF 2386
601J.2*	7-1-84	Amended	HF 2386
601J.2(1)*	7-1-84	Amended	HF 2386
601J.2(2)*	7-1-84	Amended	HF 2386
601J.3	7-1-84	Amended	HF 2386
601J.4(1)	7-1-84	Amended	HF 2386
601J.4(2)	7-1-84	Amended	HF 2386
601J.5	7-1-84	New Section	HF 2386
601J.6	7-1-84	New Section	HF 2432
602.1303(7)*	7-1-84	Amended	HF 2518
602.1611(1)*	7-1-84	Amended	HF 2528
602.1611(2)*	7-1-84	Amended	HF 2528
602.1613*	7-1-84	Amended	HF 2528
602.6405(1)*	7-1-84	Amended	HF 2472
602.6501(3)*	7-1-84	Amended	SF 2238
602.9111*	7-1-84	Amended	HF 2473
602.9115*	7-1-84	Amended	HF 2528
602.9208(3)*	7-1-84	Amended	SF 407
602.9209*	7-1-84	Amended	SF 407
602.11101(1)*	7-1-84	Amended	HF 2518
602.11104*	7-1-84	Repealed	HF 2518
602.11115	7-1-84	New Section	HF 2528
607.1	7-1-84	Amended	SF 253
607.2	7-1-84	Amended	SF 253
607.3	7-1-84	Amended	SF 253
608.8	7-1-84	Amended	SF 253
609.1(1)	7-1-84	Amended	SF 253
609.1(2)	7-1-84	Amended	SF 253
609.1(3)	7-1-84	Amended	SF 253
609.1	7-1-84	Add New Unnum. Para.	SF 253
609.2	7-1-84	Repealed	SF 253
609.5	7-1-84	Amended	SF 253
609.11	7-1-84	Amended	SF 253
609.49	7-1-84	New Section	SF 253
613.3*	7-1-84	Repealed	HF 2487
615.4	7-1-84	Repealed	SF 2129
619.17	7-1-84	Amended	HF 2487
622.107	7-1-84	New Section	SF 2137
622A, Ch.	7-1-84	Add New Sections	SF 292
625.22	7-1-84	Amended	SF 420
628.28	7-1-84	New Section	HF 2428
629.1	7-1-84	Amended	SF 2301
629, Ch.	7-1-84	Add New Section	SF 2301
630.3A	7-1-84	New Section	SF 2268
631.3(3)	7-1-84	Amended	SF 24

631.4(1)	7-1-84	Amended	SF 24
631.5(2)	7-1-84	Amended	SF 24
631.5(5)	7-1-84	Stricken	SF 24
631.12	7-1-84	Add New Unnum. Para.	SF 24
631.13(1)	7-1-84	Amended	SF 24
631.13(4)"a"	7-1-84	Amended	SF 24
633.213	7-1-84	Amended	SF 2129
633.230	7-1-84	Amended	SF 2138
633.230	7-1-84	Amended	SF 2138
633.237	7-1-84	Amended	SF 2138
633.241	7-1-84	Amended	SF 2138
633.247	7-1-84	Amended	SF 2138
633.304	7-1-84	Amended	SF 2138
633.305	7-1-84	Amended	SF 2138
633.309	7-1-84	Amended	SF 2138
633.361*	7-1-84	Amended	HF 2474
633.410	7-1-84	Amended	SF 2138
633.412	7-1-84	Amended	SF 2138
633.427	7-1-84	Amended	SF 2138
633.433	7-1-84	Amended	SF 2138
633.434	7-1-84	Amended	SF 2138
633.480	7-1-84	Amended	HF 2478
633.481	7-1-84	Amended	HF 2478
633.516	7-1-84	Amended	SF 2138
633.552(2)	7-1-84	Amended	HF 2457
633.553	7-1-84	Repealed	HF 2457
633.554	7-1-84	Amended	HF 2457
633.561	7-1-84	New Section	HF 2457
633.566(2)	7-1-84	Amended	HF 2457
633.567	7-1-84	Repealed	HF 2457
633.568	7-1-84	Amended	HF 2457
633.574	7-1-84	Amended	SF 2129
633.575	7-1-84	New Section	HF 2457
633.635	7-1-84	Amended	HF 2457
633.669	7-1-84	Amended	HF 2457
633.670	7-1-84	Amended	HF 2457
634.5	1-1-83	Amended	SF 2330
635.13	7-1-84	Amended	SF 2138
642.5(4)	7-1-84	New Subsection	SF 2268
642.14	7-1-84	Add New Unnum. Para.	SF 2268
642.21(1)	7-1-84	Amended	SF 2268
642.22	7-1-84	New Section	SF 2268
648.3	7-1-84	Amended	SF 2119
654.12A	7-1-84	New Section	HF 2415
656.2	7-1-84	Amended	HF 2459
656.4	7-1-84	Amended	HF 2459
656.7	7-1-84	New Section	HF 2459
657.9	7-1-84	Amended	SF 2129
663A.3	7-1-84	Amended	HF 582
668.1	7-1-84	New Section	HF 2487
668.2	7-1-84	New Section	HF 2487
668.3	7-1-84	New Section	HF 2487
668.4	7-1-84	New Section	HF 2487
668.5	7-1-84	New Section	HF 2487

668.6	7-1-84	New Section	HF 2487
668.7	7-1-84	New Section	HF 2487
668.8	7-1-84	New Section	HF 2487
668.9	7-1-84	New Section	HF 2487
668.10	7-1-84	New Section	HF 2487
690.4*	7-1-84	Amended	SF 2084
691.9	7-1-84	Amended	HF 573
692.2(1)"d"	7-1-84	New Lettered Para.	HF 2439
692.2(5)*	7-1-84	New Subsection	HF 2380
692.8	7-1-84	Amended	SF 2306
692.10	7-1-84	Amended	SF 2306
694.1	7-1-84	New Section	SF 517
694.2	7-1-84	New Section	SF 517
694.3	7-1-84	New Section	SF 517
694.4	7-1-84	New Section	SF 517
701.4	7-1-84	Amended	HF 526
702.12	7-1-84	Amended	HF 2334
709.1(1)	7-1-84	Amended	SF 2183
709.3(1)	7-1-84	Amended	SF 2183
712.2	7-1-84	Amended	SF 2283
713.1	7-1-84	Amended	HF 2334
713.2	7-1-84	Amended	HF 2334
714.3	7-1-84	Amended	SF 505
714.8(3)	7-1-84	Amended	SF 2137
714.14	7-1-84	Amended	SF 505
716A.1	7-1-84	New Section	SF 2247
716A.2	7-1-84	New Section	SF 2247
716A.3	7-1-84	New Section	SF 2247
716A.4	7-1-84	New Section	SF 2247
716A.5	7-1-84	New Section	SF 2247
716A.6	7-1-84	New Section	SF 2247
716A.7	7-1-84	New Section	SF 2247
716A.8	7-1-84	New Section	SF 2247
716A.9	7-1-84	New Section	SF 2247
716A.10	7-1-84	New Section	SF 2247
716A.11	7-1-84	New Section	SF 2247
716A.12	7-1-84	New Section	SF 2247
716A.13	7-1-84	New Section	SF 2247
716A.14	7-1-84	New Section	SF 2247
716A.15	7-1-84	New Section	SF 2247
716A.16	7-1-84	New Section	SF 2247
719.1	7-1-84	Amended	HF 123
724.6*	7-1-85	Amended	SF 449
801.4(7)"d"	7-1-84	Amended	HF 2170
801.4(7)"e"	7-1-84	Amended	HF 2170
804.31	7-1-84	New Section	HF 2447
805.8(1)*	7-1-84	Amended	SF 2238
805.8(2)*	1-1-85	Add New Lettered Para.	SF 2089
805.8(2)"p"*	7-1-84	Amended	HF 508
805.10(1)*	7-1-84	Amended	SF 2129
811.2(1)*	7-1-84	Amended	HF 2452
811.2(1)"d"*	7-1-84	Amended	HF 2452
811.10	7-1-84	New Section	HF 2452
811.11	7-1-84	New Section	HF 2452

815.13*	7-1-84	Amended	HF 2390
815.13*	7-1-84	Amended	HF 2518
901.2*	7-1-84	Amended	HF 2267
901.5(7)	7-1-84	New Subsection	HF 2412
902.4*	7-1-84	Amended	HF 2427
902.4*	7-1-84	Amended	SF 480
902.9(3)	7-1-84	Amended	SF 2223
902.9(4)	7-1-84	Amended	SF 2223
902.9	7-1-84	Add New Unnum. Para.	SF 2238
903.1*	7-1-84	Add New Unnum. Para.	SF 2238
903.2	7-1-84	Amended	SF 480
903A.3(2)*	7-1-84	Amended	HF 2348
904.3	7-1-84	Repealed	HF 2378
904.3	7-1-84	Repealed	SF 2129
905.4(4)*	7-1-84	Amended	HF 2348
905.11*	7-1-84	Amended	SF 2238
905.12	7-1-84	New Section	HF 2375
906.2	7-1-84	Amended	HF 2170
906.17*	7-1-84	Amended	HF 2348
907.2	7-1-84	Amended	HF 2170
907.4	7-1-84	Amended	HF 2486
907.13(5)	7-1-84	New Subsection	SF 2098
907.13(6)	7-1-84	New Subsection	SF 2098
908.2	7-1-84	Amended	HF 601
908.7*	7-1-84	Amended	HF 2378
908.8*	7-1-84	Amended	HF 2378
908.11	7-1-84	Amended	HF 2348
910.3	7-1-84	Amended	HF 245
910.8	7-1-84	Amended	SF 2021
911.2	7-1-84	Amended	HF 2247
911.3*	7-1-84	Amended	HF 2247
912.1(4)	7-1-84	Amended	HF 2486
912.6	7-1-84	Amended	HF 2486
912.13	P.C.	Repealed	HF 2486
912, Ch.	7-1-84	New Section	HF 2486 Veto

1980 IOWA ACTS
(Chapter-section-subsection-subparagraph)

1036-33(1)	7-1-84	Repealed	SF 345
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1982 IOWA ACTS
(Chapter-section-subsection-subparagraph)

1241-3	7-1-84	Reenacted	SF 2154
1241-4	7-1-84	Reenacted	SF 2154
1241-5	7-1-84	Reenacted	SF 2154
1241-6	7-1-84	Reenacted	SF 2154
1241-7	7-1-84	Reenacted	SF 2154
1241-8	7-1-84	Reenacted	SF 2154

1241-9	7-1-84	Reenacted	SF 2154
1241-10	7-1-84	Reenacted	SF 2154
1241-11	7-1-84	Reenacted	SF 2154
1241-12	7-1-84	Reenacted	SF 2154
1241-12	7-1-84	Amended	SF 2154
1264-1	P.C.	Amended	SF 2330

1983 IOWA ACTS
(Chapter-section-subsection-subparagraph)

96-155	7-1-84	Amended	SF 2084
96, Ch.	7-1-84	Add New Section	SF 2084
191-11	P.C.	Amended	SF 2330
194-5(2)	7-1-84	Amended	SF 2352
194-11(2)	7-1-84	Amended	SF 2352
195-1	P.C.	Repealed	SF 2330
195-2	P.C.	Amended	SF 2330
195-3	P.C.	Amended	SF 2330
195-6(1)"b"	P.C.	Amended	SF 2330
195-8(1)	P.C.	Amended	SF 2330
195-9(1)	P.C.	Amended	SF 2330
195-12(1)"b"	P.C.	Amended	SF 2330
195-12(1)"d"	P.C.	Amended	SF 2330
195-12(1)"e"	P.C.	Stricken	SF 2330
195-12(1)"f"	P.C.	Stricken	SF 2330
195-12(1)"g"	P.C.	Stricken	SF 2330
195-12(2)"b"	P.C.	Amended	SF 2330
195-12(2)"c"	P.C.	Stricken	SF 2330
195-12(2)"d"	P.C.	Stricken	SF 2330
195-12(2)"e"	P.C.	Stricken	SF 2330
195-13	P.C.	Amended	HF 2347
195-15(3)"b"	P.C.	Amended	SF 2330
195-15(3)"c"	P.C.	Amended	SF 2330
195-17	P.C.	Amended	HF 2519
195-18	P.C.	Amended	SF 2330
197-8(12)"a"	P.C.	Amended	SF 2330
197-9(1)"c"	P.C.	Amended	SF 2330
198-31	P.C.	Amended	SF 2337
198-34	P.C.	Repealed	SF 2337
201-3(1)"e"	P.C.	Strike Unnum. Para.	SF 2335
205-7(6)	7-1-84	Amended	SF 2084
207-33	7-1-84	Add New Unnum. Para.	HF 2520
207-40	7-1-84	Amended	HF 2520
207-54	7-1-84	Amended	HF 2520
211-2	P.C.	Amended	SF 2045

RULES OF CIVIL PROCEDURE

<u>RULE</u>			
181.2"b"	7-1-84	Amended	SF 24

RULES OF CRIMINAL PROCEDURE

<u>RULE</u>			
1(2)	7-1-84	Add New Subsection	HF 2465
8(2)"b"	7-1-84	Amended	SF 2035
10(11)"b"(1)	7-1-84	Amended	HF 526
21(8)	7-1-84	Amended	HF 2465
22(3)"b"	7-1-84	Amended	HF 2465
22(3)"c"	7-1-84	Amended	HF 2465
30	7-1-84	Amended	HF 2400
31	7-1-84	New Rule	HF 2400

** Bills vetoed in their entirety have been omitted from this listing.

SENATE FILES

File No.	Chap. No.	File No.	Chap. No.
24	1322	2098	1280
159	1008	2101	1166
163	1130	2102	1236
176	1160	2104	1163
190	1233	2116	1087
244	Vetoed	2119	1054
253	1181	2121	1113
256	1117	2122	1168
292	1137	2129	1067
324	1034	2132	Vetoed
345	1006	2135	1101
347	1250	2137	1048
400	1138	2138	1080
407	1234	2153	1189
414	1122	2154	1049
420	1217	2155	1118
441	1065	2156	1190
442	1014	2159	1111
449	1235	2160	1045
451	1161	2163	1088
465	1256	2167	1036
475	1007	2168	1037
480	1139	2169	1252
497	1046	2170	1186
505	1162	2173	1119
510	1072	2175	1038
511	1132	2176	1050
513	1202	2182	1187
517	1084	2183	1188
2002	1066	2184	1068
2005	1133	2188	1169
2014	1218	2189	1120
2021	1047	2197	1051
2035	1321	2202	1081
2040	1204	2205	1082
2042	1035	2212	1170
2043	1232	2213	1121
2045	1005	2214	1158
2050	1009	2215	1296
2053	1079	2217	1159
2057	1109	2220	1230
2059	1171	2221	1083
2063	1164	2222	1052
2069	1141	2223	1134
2082	1148	2228	1238
2084	1184	2232	1205
2089	1016	2233	1167
2091	1165	2235	1142
2095	1110	2237	Vetoed

2238	1219	2310	1146
2243	1069	2311	1172
2244	1021	2312	1071
2247	1249	2317	1147
2248	1085	2318	1025
2250	1102	2323	1240
2253	1143	2327	1241
2254	1191	2328	1266
2257	1251	2330	1305
2261	1112	2332	1281
2262	1290	2333	1306
2263	1070	2334	1307
2268	1239	2335	1308
2269	1144	2337	1309
2270	Vetoed	2342	1253
2271	1259	2346	1183
2273	1257	2351	1310
2276	1104	2352	1311
2277	1282	2353	1312
2283	1064	2354	1140
2284	1103	2356	1289
2285	1055	2357	1313
2293	1279	2359	1314
2294	1185	2361	1315
2295	1086	2363	1297
2297	1053	2365	1298
2298	1231	2366	1237
2301	1248	S.J.R. 9	1318
2304	1105	S.J.R. 2001	1319
2306	1145		

HOUSE FILES

File No.	Chap. No.	File No.	Chap. No.
4	1198	2111	1058
48	1123	2126	1026
74	1004	2136	1075
80	1040	2164	1258
111	1114	2167	1192
123	1246	2170	1019
162	1001	2172	1212
169	1128	2180	1243
189	1196	2183	1062
205	1176	2184	1018
224	1206	2187	1124
245	1041	2189	1076
257	1095	2194	1125
323	1011	2211	1268
359	1002	2212	1027
406	1260	2217	Vetoed
425	1097	2219	Vetoed
434	1194	2229	1013
446	1261	2232	1077
456	1107	2234	1280
508	1174	2243	1059
509	1098	2247	1274
523	1199	2263	1017
526	1320	2265	1060
531	1153	2267	1126
540	1270	2272	1226
558	1276	2274	1263
573	1154	2284	1073
580	1056	2295	Vetoed
582	1193	2301	1074
590	1057	2302	1207
591	1042	2306	1213
595	Vetoed	2323	1028
601	1089	2326	1195
602	1012	2330	1022
658	1003	2331	1155
2015	1220	2334	1247
2019	1015	2335	1020
2031	Vetoed	2338	1023
2043	1177	2340	1227
2048	1115	2347	1316
2062	1273	2348	1244
2065	1131	2354	1201
2067	1106	2372	1090
2068	1225	2373	1211
2071	1043	2375	1029
2100	1269	2378	1156
2101	1010	2379	1030
2110	1286	2380	1061

2385	1224	2454	1091
2386	1200	2457	1299
2387	1099	2458	1078
2389	1228	2459	1203
2390	1178	2463	1215
2391	1100	2465	1323
2392	1245	2466	1096
2393	1157	2467	1278
2396	1135	2468	1291
2398	1229	2470	1271
2400	1324	2471	1108
2401	1262	2472	1275
2404	1031	2473	1180
2405	1032	2474	1092
2409	1033	2478	1221
2412	1063	2480	1024
2414	1197	2481	1222
2415	1272	2485	1093
2416	1129	2486	1292
2417	1127	2487	1293
2421	1039	2501	1175
2423	1242	2502	1094
2424	1136	2503	1254
2425	1214	2507	1173
2426	1182	2510	1179
2427	1149	2511	1300
2428	1116	2516	1294
2430	1208	2517	1209
2431	1150	2518	1301
2432	1151	2519	1302
2433	1255	2520	1303
2436	1284	2521	1304
2437	1287	2522	1295
2438	1044	2524	1288
2439	1265	2525	1216
2440	1277	2528	1285
2444	1223	2531	1210
2447	1264	2532	1267
2452	1152	H. J. R. 2	1317