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communicated with the superintendent of said hospital, and has been advised that adequate facilities are available. A person ordered to screening center for observation and treatment shall have the same right to appeal from the order as from the order of commitment finding him mentally ill as provided in sections 229.17 to 229.19, inclusive.

Approved May 7, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 154⁺

PROBATION OFFICERS

S. F. 204

AN ACT relating to board of supervisor approval of the salaries for the staff of probation offices.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section two hundred thirty-one point eight (231.8), 2 unnumbered paragraph four (4), Code 1971, is amended as follows: 3 "Such secretarial and clerical help as may be needed in the admin-4 istration of any probation office may be appointed by the judge or 5 judges of the juvenile court who may fix their salaries, subject to the 6 approval of the board of supervisors, at not more than forty percent 7 of the salary of a district court judge."

Approved April 1, 1971.

†See Editor's note, page iii.

CHAPTER 155

AID TO DEPENDENT CHILDREN

H. F. 278

AN ACT relating to eligibility requirements for aid to dependent children.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section two hundred thirty-nine point two (239.2), 2 subsection one (1), Code 1971, is amended as follows:

3 1. Is living in a suitable family home maintained by one or more of the persons referred to in subsection 3 of section 239.1, or has 4 been placed in a foster home or with a public nonprofit agency re-5 ferred to in such subsection under a plan of care including services 6 designated to improve the conditions of the home from which the $\overline{7}$ child was removed or to otherwise make possible his being placed in 8 the suitable home of a relative referred to in subsection 3 of section 9 239.1, if the placement resulted from judicial proceedings initiated 10 [in or for] during a month in or for which [such] the child: [was re-11 ceiving aid to dependent children's assistance and provided the plan 12 of care includes services designated to improve the conditions of 13 14 the home from which he was removed.]

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15 a. Was in fact receiving assistance under this chapter; or

16 b. Would have received assistance under this chapter if application 17 had been made therefor; or

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c. Had within six months prior to the month in which the proceedings were initiated been living with a relative referred to in subsection 3 of section 239.1, and would have received assistance under this
chapter in and for the month in which the proceedings were begun if
he had continued to live with that relative and application had been
made therefor.

1 SEC. 2. This Act, being deemed of immediate importance, shall 2 take effect and be in force from and after its publication in The 3 Sigourney News-Review, a newspaper published in Sigourney, Iowa, 4 and in the Bettendorf News, a newspaper published in Bettendorf, 5 Iowa.

Approved May 5, 1971.

I hereby certify that the foregoing Act, House File 278, was published in The Sigourney News-Review, Sigourney, Iowa, May 12, 1971, and in the Bettendorf News, Bettendorf, Iowa, May 13, 1971.

MELVIN D. SYNHORST, Secretary of State.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 156

SECURITY MEDICAL FACILITY

S. F. 345

AN ACT to provide protection for the institutional officers of the Iowa security medical facility.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section two hundred forty-six point sixteen (246.16), 2 Code 1971, is amended as follows:

3 246.16 Transfer of mentally ill. When the said state director has cause to believe that a prisoner in the penitentiary or reformatory 4 is mentally ill, the department may cause such prisoner to be trans-5 ferred to the lowa security medical facility for examination, diagno-6 sis, or treatment. The prisoner shall be confined at such institution $\mathbf{7}$ or a state hospital for the mentally ill until the expiration of his sen-8 tence or until he is pronounced in good mental health. If the pris-9 10 oner is pronounced in good mental health before the expiration of his sentence, he shall be returned to the penitentiary or reformatory until 11 the expiration of his sentence. The provisions of the Code applicable 12 to an inmate at the correctional institution from which transferred 13 14 shall remain applicable during the inmate's stay at the Iowa security medical facility. However, sections 246.32 and 246.33 shall apply to 15 the total inmate population, including both convicts and patients. 16

Approved May 24, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.