CHAPTER 29 FEDERAL CENSUS REPORT S. F. 562

AN ACT relating to the publication of the federal census report.

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

Section 1. Section 26.3, Code 1981, is amended to read as follows:

26.3 PUBLICATION. He-shall--at--ence--cause--such--census--report--and certificate-te-be-published-ence-in-each-ef-two-daily-newspapers-ef-the-state and--ef--general-circulation,-and-from-and-after-the-date-ef-such-publication said When certified by the secretary of state the census shall be in full force and effect throughout the state. On payment of a fee of two dollars he by a requesting party, the secretary of state shall furnish a certified copy of the whole or any part of such census report.

Sec. 2. This Act, being deemed of immediate importance, takes effect from and after its publication in The Marion Sentinel, a newspaper published in Marion, Iowa, and in The Grundy Register, a newspaper published in Grundy Center, Iowa.

Approved June 13, 1981

I hereby certify that the foregoing Act, Senate File 562 was published in The Grundy Register, Grundy Center, Iowa on July 2, 1981 and The Marion Sentinel, Marion, Iowa on June 25, 1981.

MARY JANE ODELL, Secretary of State

CHAPTER 30 OPEN MEETINGS EMPLOYMENT DISCUSSIONS H. F. 643

AN ACT relating to strategy discussions by a governmental body in negotiating with employees of the governmental body who are not under a collective bargaining agreement.

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

Section 1. Chapter 28A, Code 1981, is amended by adding the following new section:

<u>NEW SECTION</u>. A meeting of a governmental body to discuss strategy in matters relating to employment conditions of employees of the governmental body who are not covered by a collective bargaining agreement under chapter

20 is exempt from this chapter. For the purpose of this section, "employment conditions" means areas included in the scope of negotiations listed in section 20.9.

Approved May 5, 1981

$\begin{array}{c} \textbf{CHAPTER 31} \\ \textbf{PUBLIC AGENCIES TO JOINTLY FINANCE POWER COSTS} \\ \textbf{S. F. 48} \end{array}$

AN ACT providing for the joint financing by public agencies of electric power facilities and other facilities.

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

Section 1. Section 28F.1, Code 1981, is amended to read as follows:

SCOPE OF CHAPTER. This chapter is intended to provide a means for the joint financing by public agencies of works or facilities useful and necessary for the collection, treatment, purification and disposal in a sanitary manner of liquid and solid waste, sewage, and industrial waste, also electric power facilities constructed within the state of Iowa, water supply systems, swimming pools or golf courses. The provisions of this chapter shall-be-deemed-te apply to the acquisition, construction, reconstruction, ownership, operation, repair, extension or improvement of such works or facilities, by a separate administrative or legal entity created pursuant to When the legal entity created under this chapter is comprised chapter 28E. solely of cities, counties, and sanitary districts established under chapter 358, or any combination thereof or any combination of the foregoing with other public agencies, the entity shall be both a corporation and a political subdivision with the name under which it was organized. The legal entity may sue and be sued, contract, acquire and hold real and personal property necessary for corporate purposes, adopt a corporate seal and alter the same at pleasure, and execute all the powers conferred in this chapter.

A city shall not join an entity created under this chapter for the purpose of financing electric power facilities unless that city owned and operated a municipal electric utility as of the effective date of this Act. Power supplied by a municipal power agency may not be furnished to a municipal utility not existing as of the effective date of this Act.

After July 1, 1981, a city shall not join an entity created under this chapter or any separate administrative or legal entity created pursuant to chapter twenty-eight E (28E) of the Code for the purpose of utilizing the provisions of this chapter for financing electric power facilities until the proposal for the city to join such an entity has been submitted to and approved by the voters of the city.