that the money or other property shall be used for the exclusive purpose of retaining legal representation at any stage of the criminal proceedings against the person, including the appeals process.

5. An action taken by a person convicted of a crime, whether by way of execution of a power of attorney, creation of corporate entities, or otherwise, to defeat the purpose of this section is null and void as against the public policy of this state.

Approved May 19, 1982

CHAPTER 1156 COUNTY TAX LEVY FOR HEALTH CENTER S.F. 559

AN ACT deleting the population requirement for counties to levy a tax for the operation, maintenance, and management of a health center.

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

Section 1. Section 346A.1, subsection 2, Code 1981, is amended to read as follows:

2. "Health center" means a building or buildings, together with necessary equipment, furnishings, facilities, accessories and appurtenances and the site or sites therefor used primarily for the purposes of providing centralized locations, at which a county having a population as required by section 346A.2 may:

Sec. 2. Section 346A.2, Code 1981, as amended by Acts of the Sixty-ninth General Assembly, 1981 Session, Senate File 130, section 1060, is amended to read as follows:

346A.2 AUTHORIZED IN CERTAIN COUNTIES. Counties having a population over seventy thousand, as determined by the last official United States eensus, may undertake and carry out any project as defined in section 346A.1, and the boards may operate, control, maintain and manage health centers and additions to and facilities for health centers. The boards may appoint committees, groups, or operating boards as they may deem necessary and advisable to facilitate the operation and management of health centers, additions and facilities. A board may lease space in any health center to other public corporations, public agencies and private nonprofit agencies engaged in furnishing health, welfare and social services which lease shall be on terms and conditions as the board deems advisable. All contracts for the construction, reconstruction, completion, equipment, improvement, repair or remodeling of any buildings, additions or facilities shall be let in accordance with section 340, subsection 1, of this Act. To pay the cost of operating, maintaining and managing a health center the board of any such county may levy an annual tax in accordance with section 421, subsection 21, of this Act.

Sec. 3. Acts of the Sixty-ninth General Assembly, 1981 Session, Senate File 130, section 421, subsection 21, is amended to read as follows:

21. For operation, maintenance, and management of a health center in a county of over seventy thousand population, not to exceed fifty-four cents per thousand dollars, in addition to all other levies authorized by law for similar purposes.

Approved May 3, 1982

CHAPTER 1157 FIRE SAFETY H.F. 2409

AN ACT relating to fire safety, and providing penalties.

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

Section 1. Section 100.12, Code 1981, is amended to read as follows:

100.12 ADDITIONAL AUTHORITY. In order to effect the purposes of this chapter, the <u>The</u> chief of the fire department aforesaid shall have authority to or appropriate official as <u>defined in section 100.2 may</u> enter any building or premises and to examine the same building or premises and the its contents thereof, and orally or in writing, to order the correction of any condition contemplated by section 100.13 which is in violation of a provision of this chapter or a <u>rule adopted under this chapter</u>. Should said If the order be is not complied with the officer making the inspection shall report such results of the inspection and the facts thereof to the state fire marshal who shall proceed as though the inspection had been made by himself the state fire marshal.

Sec. 2. Section 100.13, Code 1981, is amended to read as follows:

100.13 REMOVAL OR REPAIR. When the fire marshal acting in person or through his a designated subordinate shall find any or through any fire chief or through a fire prevention officer of a fire department organized under chapter 400 finds a building or structure, which for want of proper repair or by reason of age and dilapidated condition, is especially liable to fire, and is so situated as to endanger other buildings or property therein, or when any such official shall find finds in any building or upon any premises combustible or explosive matter or inflammable flammable materials dangerous to the safety of any buildings or premises or finds a condition which violates a provision of this chapter or a rule adopted under this chapter, he shall in writing the fire marshal or a designated subordinate or any fire chief or any fire prevention officer of a fire department organized under chapter 400 may order the same it to be removed or remedied so that it is brought into compliance with all applicable provisions of this chapter and rules adopted under this chapter, or he may order the owner or occupant to follow safe-storage procedures for explosives as set forth by the fire prevention code of the National Fire Protection Association national fire protection association. Any such order must be in writing and shall be complied with by the owner or occupant of said the building or premises, within such a reasonable time as the fire marshal shall specify specifies. This chapter is not a bar to any legal or equitable remedies to which the fire marshal is entitled.