

CHAPTER 1219
CODE CORRECTIONS
S.F. 2238

AN ACT making Code corrections which strike or replace incorrect references, strike expired provisions, and make statutes consistent, including statutes relating to penalties.

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

Section 1. Section 8.15, unnumbered paragraph 1, Code Supplement 1983, is amended to read as follows:

Before a warrant or its equivalent is issued for a claim payable from the state treasury, the department shall file an itemized voucher showing in detail the items of service, expense, thing furnished, or contract for which payment is sought. The claimant's original invoice shall be attached to a department's approved voucher. The comptroller shall adopt rules specifying the form and contents for invoices submitted by a vendor to a department. The requirements apply to acceptance of an invoice by a department. A department, ~~the general assembly, or the courts~~ shall not impose additional or different requirements on submission of invoices than those contained in rules of the comptroller unless the comptroller exempts the department from the invoice requirements or a part of the requirements upon a finding that compliance would result in poor accounting or management practices.

Sec. 2. Section 49.113, Code 1983, is amended to read as follows:

49.113 OFFICIAL NEGLIGENCE OR MISCONDUCT. ~~Any A~~ public officer upon whom a duty is imposed by this chapter, who ~~shall willfully neglect neglects~~ to perform ~~such the~~ duty, or who ~~shall willfully perform performs~~ it in ~~such~~ a way as to hinder the object ~~thereof of it~~, or ~~shall disclose discloses~~ to anyone, except as may be ordered by ~~any a~~ court of competent jurisdiction, the manner in which ~~any a~~ ballot ~~may have~~ has been voted, ~~shall be punished by a fine of not less than five dollars nor more than one thousand dollars, or by imprisonment in the county jail for not more than one year, or by both fine and imprisonment is guilty of a serious misdemeanor.~~

Sec. 3. Section 53.40, unnumbered paragraphs 1 and 3, Code 1983, are amended to read as follows:

Request in writing for a ballot for the primary election and for the general election may be made by any member of the armed forces of the United States who is or will be a qualified voter on the day of the election at which ~~said~~ the ballot is to be cast, at any time prior to either of ~~said~~ the elections, the request stating for which election the request is made. In the case of the general election ~~such~~ request may ~~likewise~~ be made, not more than seventy days before ~~said~~ the election, for and on behalf of a voter in the armed forces of the United States by a spouse, parent, parent-in-law, adult brother, adult sister, or adult child of ~~any such~~ the voter, residing in the county of ~~said~~ the voter's residence, ~~provided that any such.~~ However, a request made by other than the voter may be required to be made on forms prescribed by the Iowa servicemen's ballot commission state commissioner.

The commissioner shall immediately on the fortieth day prior to the particular election transmit ballots to the voter by mail or otherwise, postage prepaid, as ~~may be~~ directed by the Iowa servicemen's ballot commission state commissioner, requests for which are in his the commissioner's hands at that time, and thereafter so transmit ballots immediately upon receipt of requests for same. A request for ballot for the primary election which does not state the party affiliation of the voter making the request ~~shall be~~ is void and of no effect. A request which does not show that the person for whom a ballot is requested will be a qualified voter in the precinct in which ~~said the~~ ballot is to be cast on the day of the election for which the ballot is requested, shall not be honored; ~~provided that.~~ However, a request which states the age and the city, including street address, if any, or township, and county ~~wherein where~~ the voter resides, and which shows a sufficient period of residence, ~~shall be~~ is sufficient to show that ~~he the person is~~ such a qualified voter. A request by the voter containing substantially the information required herein ~~shall be~~ is sufficient.

Sec. 4. Chapter 79, Code 1983, is amended by adding the following new section:

NEW SECTION. REPRISALS PROHIBITED. A person shall not discharge an employee from or take or fail to take action regarding an employee's appointment or proposed appointment to, promotion or proposed promotion to, or any advantage in, a position in a state employment system administered by, or subject to approval of, a state agency as a reprisal for a disclosure of information by that employee to a member of the general assembly, the legislative service bureau, the legislative fiscal bureau or the respective caucus staffs of the general assembly, or a disclosure of information which the employee reasonably believes evidences a violation of law or rule, mismanagement, a gross abuse of funds, an abuse of authority, or a substantial and specific danger to public health or safety. This subsection does not apply if the disclosure of that information is prohibited by statute.

Sec. 5. Section 125.78, unnumbered paragraph 1, Code 1983, is amended to read as follows:

As soon as practical after the filing of an application for involuntary commitment ~~for or~~ treatment, the court shall:

Sec. 6. Section 172C.1, subsection 11, paragraph a, Code 1983, is amended to read as follows:

a. In which a majority interest in the trust is held by and the majority of the beneficiaries are persons related to each other as spouse, parent, grandparent, lineal ~~descendants ascen-~~ dants of grandparents or their spouses and other lineal descendants of the grandparents or their spouses, or persons acting in a fiduciary capacity for persons so related; and

Sec. 7. Section 172D.1, subsection 2, Code 1983, is amended to read as follows:

2. "Department" means the department of environmental quality in a reference to a time before July 1, 1983, and the department of water, air and waste management in a reference to a time on or after July 1, 1983, and includes any officer or agency within that department.

Sec. 8. Section 172D.3, subsection 2, paragraph b, subparagraphs (3) and (4), Code 1983, are amended to read as follows:

(3) A rule of the department adopted after November 1, 1976 ~~shall does~~ not apply to a feedlot holding any DEQ a wastewater permit from the department and having an established date of operation prior to the effective date of the rule until either the expiration of the term of the permit in effect on the effective date of the rule, or ten years from the established date of operation of the feedlot, whichever time period is greater.

(4) A rule of the department adopted after November 1, 1976 ~~shall does~~ not apply to a feedlot not previously required to hold a DEQ wastewater permit from the department and having an established date of operation prior to the effective date of the rule for either a

period of ten years from the established date of operation of the feedlot or five years from the effective date of the rule, whichever time period is greater.

Sec. 9. Section 217A.2, subsections 5, 6, and 7, Code Supplement 1983, are amended to read as follows:

5. North central medium security correctional facility at Rockwell City.
6. Mount Pleasant medium security correctional facility.
7. Clarinda correctional treatment facility.

Sec. 10. Section 220.38, subsection 2, Code 1983, is amended to read as follows:

2. Only individuals who meet the principal requirements for an original mortgagor ~~shall be~~ are eligible to assume a tax exempt mortgage loan issued under this chapter.

Sec. 11. Section 233.2, Code 1983, is amended to read as follows:

233.2 PENALTY - BAR. A violation of section 233.1 ~~shall be punishable by a fine of not exceeding one hundred dollars or by imprisonment in the county jail not exceeding thirty days, or by both such fine and imprisonment is a simple misdemeanor. Said A conviction shall does not bar a prosecution of such the convicted person for an indictable offense when the acts which caused or contributed to the delinquency or dependency of such the child are indictable.~~

Sec. 12. Section 263.11, subsection 2, Code 1983, is amended to read as follows:

2. Persons who are not eligible for admission to the schools already established for the deaf, blind, epileptic, or feeble minded mentally retarded.

Sec. 13. Section 273.8, subsection 1, Code 1983, is amended to read as follows:

1. BOARD OF DIRECTORS. The board of directors of an area education agency shall consist of not less than five nor more than nine members, each a resident of and elected in the manner provided in this section from a director district that is approximately equal in population to the other director districts in the area education agency. Each director shall serve a three-year term which ~~expires on the first Monday in October commences at the organization meeting.~~

Sec. 14. Section 273.8, subsection 3, Code 1983, is amended to read as follows:

3. ORGANIZATION. The board of directors of each area education agency shall meet and organize at the first regular meeting in October of each year at a suitable place designated by the president. Directors whose terms commence at the organization meeting shall qualify by taking the oath of office required by section ~~279.31~~ 277.28 at or before the organization meeting.

The provisions of section 280A.12 relating to organization, officers, appointment of secretary and treasurer, and meetings of the merged area board ~~shall~~ apply to the area education agency board.

Sec. 15. Section 280A.11, unnumbered paragraph 1, Code 1983, is amended to read as follows:

The governing board of a merged area ~~shall be~~ is a board of directors composed of one member elected from each director district in the area by the electors of the respective district. Members of the board shall be residents of the district from which elected. Successors shall be chosen at the annual school elections for members whose terms expire ~~on the first Monday in October following such elections. Terms of members~~ The term of a member of the board of directors shall be is three years and commences at the organization meeting. Vacancies on the board which occur more than ninety days prior to the next regular school election may be filled at the next regular meeting of the board by appointment by the remaining members of the board. A member so chosen shall be a resident of the district in which the vacancy occurred and shall serve until a member ~~shall be~~ is elected pursuant to section 69.12 to fill the vacancy for the balance of the unexpired term. A vacancy ~~shall be~~ is defined as in section 277.29. ~~No A member shall not serve on the board of directors who is a member of a board of directors of a local school district or a member of an area education agency board.~~

Sec. 16. Section 291.9, subsection 4, Code 1983, is amended to read as follows:

4. The name, sex, age, and disability of every physically handicapped or feeble-minded mentally retarded person of school age, with the name and post-office address of the parent or guardian.

Sec. 17. Section 291.10, subsection 11, Code 1983, is amended to read as follows:

11. The name, age and post-office address of each person resident of the corporation, without regard to age, so blind as to be unable to acquire an education in the common schools, and of each person between the ages of five and thirty-five whose faculties with respect to speech and hearing are so deficient as to prevent ~~him~~ the person from obtaining an education in the common schools, and the name, sex, age, and disability of every physically handicapped or feeble-minded mentally retarded person of school age, with the name and post-office address of the parent or guardian.

Sec. 18. Section 312.3, subsection 1, Code 1983, is amended to read as follows:

1. Apportion among the counties in the ratio that the needs of the secondary roads of each county bear to the total needs of the secondary roads of the state ~~for the twenty-year improvement program developed by the automotive safety foundation and filed with the Iowa highway study committee created by chapter 426, Acts of the Fifty-eighth General Assembly, through the period ending June 30, 1979, and for each fiscal year beginning July 1, 1979,~~ based upon the total needs of secondary roads of the state as shown in the latest quadrennial need study report developed by the state department of transportation, and which is on record at the department, sixty percent of the allocation from road use tax funds which is credited to the secondary road fund of the counties, and apportion among the counties in the ratio that the area of ~~such~~ each county bears to the total area of the state, forty percent of the allocation from road use tax funds which is credited to the secondary road fund of the counties. However, for a hold harmless period each county ~~shall be~~ is guaranteed a base year amount. The amount in the secondary road fund of the counties in each fiscal year during the hold harmless period in excess of the sum of the base period amounts allocated to all counties shall be distributed proportionally based on the relative needs and area factors to only those counties entitled to receive more than the base year amount.

For the purposes of this subsection:

a. "Hold harmless period" means the fiscal years beginning July 1, 1979 and ending June 30, 1985.

b. "Base year amount" means the amount of the secondary road fund of the counties received by a county for the fiscal year beginning July 1, 1977.

Sec. 19. Section 312.5, unnumbered paragraphs 3 and 4 and paragraphs a and b, Code 1983, are amended to read as follows:

Need allotment farm-to-market road funds shall be allotted among the counties in the ratio that the needs of the farm-to-market roads in each county bear to the total needs of the farm-to-market roads in the state ~~for the twenty-year program developed by the automotive safety foundation and filed with the Iowa highway study committee created by chapter 426, Acts of the Fifty-eighth General Assembly, through the period ending June 30, 1979, and for each fiscal year beginning July 1, 1979,~~ based upon the total needs of the farm-to-market roads in the state as shown in the latest quadrennial need study report developed by the state department of transportation, and which is on record at the department. However, for a hold harmless period each county shall be guaranteed a base year amount. The amount in the farm-to-market road fund in each fiscal year during the hold harmless period in excess of the sum of the base period amounts allocated to all counties shall be distributed proportionally based on

the relative needs and area factors to only those counties entitled to receive more than the base year amount.

For the purposes of this section:

a. "Hold harmless period" means the fiscal years beginning July 1, 1979 and ending June 30, 1983.

b. "Base year amount" means the amount of the farm-to-market road fund received by a county for the fiscal year beginning July 1, 1977.

Sec. 20. Section 317.19, Code Supplement 1983, is amended to read as follows:

317.19 ROAD CLEARING APPROPRIATION. The board of supervisors may appropriate moneys to be used for the purposes of cutting, burning, or otherwise destroying all weeds, second, or undergrowth brush between the fence rows on the county trunk roads and local county roads in time to prevent reseeding.

The board of supervisors may purchase or hire necessary equipment or contract with the adjoining landowner to carry out the purposes of this section.

Sec. 21. Section 321.1, subsection 2, Code Supplement 1983, is amended to read as follows:

2. a. "Motor vehicle" means every a vehicle which is self-propelled, but not including vehicles known as trackless trolleys which are propelled by electric power obtained from overhead trolley wires, but and are not operated upon rails. The terms "car," "new car," "used car" or "automobile" shall be synonymous with the term "motor vehicle."

b. "Used motor vehicle" or "second-hand motor vehicle" means any a motor vehicle of a type subject to registration under the laws of this state which have has been sold "at retail" as defined in chapter 322 and previously registered in this or any other state.

c. "New car" means every motor vehicle designed primarily for carrying nine passengers or less, excluding motorcycles, a car which has not been sold "at retail" as defined in chapter 322.

d. "Used car" means every motor vehicle designed primarily for carrying nine passengers or less, excluding motorcycles, a car which has been sold "at retail" as defined in chapter 322 and previously registered in this state or any other state.

e. "Car" or "automobile" means a motor vehicle designed primarily for carrying nine passengers or less, excluding motorcycles and motorized bicycles.

Sec. 22. Section 321.135, Code 1983, is amended to read as follows:

321.135 WHEN FEES DELINQUENT. Such delinquencies shall Delinquencies begin and penalty penalties accrue the first of the month following the purchase of a new vehicle, and the first of the month following the date ears are a vehicle is brought into the state, except as herein otherwise provided.

Sec. 23. Section 321.184, Code 1983, is amended to read as follows:

321.184 APPLICATIONS OF UNMARRIED MINORS. The application of any an unmarried person under the age of eighteen years for an instruction permit, operator's license, motorized bicycle license, restricted license, or permit school license issued under section 321.194 shall contain the verified consent and confirmation of the applicant's birthday by either parent of the applicant, the guardian of the applicant, or a person having custody of the minor applicant under chapter 600A may consent. Officers and employees of the department are authorized to may administer the oaths without charge.

Sec. 24. Section 321.194, unnumbered paragraphs 1 and 2, Code Supplement 1983, are amended to read as follows:

Upon certification of a special need by the school board or the superintendent of the applicant's school, the department may issue a restricted school license to a person between the ages of fourteen and eighteen years. The license shall entitle the holder, while having the

license in immediate possession, to operate a motor vehicle during the hours of 6 a.m. to 9 p.m. over the most direct and accessible route between the licensee's residence and schools of enrollment and between schools of enrollment for the purpose of attending duly scheduled courses of instruction and extracurricular activities at the schools or at any time when accompanied by a parent or guardian, driver education instructor, or prospective driver education instructor who is a holder of a valid operator's or chauffeur's license, and who is actually occupying a seat beside the driver. The license shall expire on the licensee's eighteenth birthday or upon issuance of a probationary operator's restricted license under section 321.178, subsection 2 or operator's license.

Each application shall be accompanied by a statement from the school board or superintendent of the applicant's school. The statement shall be upon a form provided by the department. The school board or superintendent shall certify that a need exists for the license and that the board and superintendent are not responsible for actions of the applicant which pertain to the use of the restricted school license. The department of public instruction shall adopt rules pursuant to chapter 17A establishing criteria for issuing a statement of necessity. Upon receipt of a statement of necessity, the department shall issue a restricted school license. The fact that the applicant resides at a distance less than one mile from the applicant's schools of enrollment is prima-facie evidence of the nonexistence of necessity for the issuance of a license.

Sec. 25. Section 321.196, unnumbered paragraph 3, Code 1983, is amended by striking the unnumbered paragraph.

Sec. 26. Section 321.215, subsection 3, Code 1983, is amended to read as follows:

3. A temporary restricted permit ~~shall be~~ is valid only if the department is in receipt of records required by this section. The permit shall be canceled upon conviction of a moving traffic violation ~~as defined in section 321.181~~, or upon ~~any~~ a violation of ~~the terms~~ a term of the permit.

Sec. 27. Section 321.366, unnumbered paragraph 1 and subsections 1 through 5, Code 1983, are amended to read as follows:

It is unlawful for ~~any~~ a person, except a person operating highway maintenance equipment or an authorized emergency vehicle, to do any of the following on fully controlled access facilities:

1. Drive a vehicle over, upon, or across ~~any~~ a curb, central dividing section, or other separation or dividing line ~~on fully controlled access facility~~.
2. Make a left turn or a semicircular or U-turn at a maintenance cross-over where an official sign prohibits the turn.
3. Drive ~~any~~ a vehicle except in the proper lane provided for that purpose and in the proper direction and to the right of the central dividing curb, separation, section, or line.
4. Drive ~~any~~ a vehicle into the ~~fully controlled access~~ facility from a local service road.
5. Stop, park, or leave standing ~~any~~ a vehicle, whether attended or unattended, upon the paved portion, the shoulders, or the right of way except at designated rest areas or in case of an emergency or other dire necessity.

Sec. 28. Section 321B.2, unnumbered paragraph 2, Code 1983, is amended to read as follows:

As used in this chapter and sections 29B.106, 321.209, 321.281, ~~321.494~~ and 690.2 the words "alcoholic beverage" include alcohol, wine, spirits, beer, or any other beverage which contains ethyl alcohol and is fit for human consumption.

Sec. 29. Section 327A.19, Code 1983, is amended to read as follows:

327A.19 FEE FOR OPERATION. ~~No~~ A certificate of convenience and necessity shall not be issued nor continued in force until the holder thereof ~~shall have~~ has paid to the board authority an annual certificate fee for each motor vehicle operated ~~thereunder~~ under the certificate in the amount of five dollars, except that the fee for a tractor or truck tractor ~~shall be~~ is fifteen dollars, and except that the fee ~~herein provided~~ shall not be imposed on any a trailer or semitrailer. Fees collected pursuant to the ~~provisions~~ of this section shall be remitted to the treasurer of state and credited to the road use tax fund.

Sec. 30. Section 331.302, subsection 2, Code 1983, is amended to read as follows:

2. A county shall not provide a penalty in excess of a one hundred dollar fine or in excess of thirty days imprisonment for the violation of an ordinance. The criminal penalty surcharge required by section 911.2 shall be added to a county fine and is not a part of the county's penalty.

Sec. 31. Section 364.3, subsection 2, Code Supplement 1983, is amended to read as follows:

2. A city ~~may~~ shall not provide a penalty in excess of a one hundred dollar fine or in excess of thirty days imprisonment for the violation of an ordinance. An amount equal to ten percent of all fines collected by ~~municipal corporations~~ cities shall be remitted quarterly to the county treasurer of the county in which the ~~municipal corporation~~ city is located. However, one hundred percent of all fines collected by a city pursuant to section 321.236, subsection 1, shall be retained by the city. The criminal penalty surcharge required by section 911.2 shall be added to a city fine and is not a part of the city's penalty.

Sec. 32. Section 427.3, subsections 1 and 2, Code Supplement 1983, are amended to read as follows:

1. The property, not to exceed eleven thousand one hundred eleven dollars in taxable value, ~~and poll tax of any~~ an honorably discharged union soldier, sailor, or marine of the Mexican war or the war of the rebellion.

2. The property, not to exceed six thousand six hundred sixty-seven dollars in taxable value, ~~and poll tax of any~~ an honorably discharged soldier, sailor, marine or nurse of the war with Spain, Tyler Rangers, Colorado volunteers in the war of the rebellion, 1861 to 1865, Indian wars, Chinese relief expedition or the Philippine insurrection.

Sec. 33. Section 427.8, Code 1983, is amended to read as follows:

427.8 PETITION FOR EXEMPTION. ~~Whenever~~ If a person, by reason of age or infirmity, is unable to contribute to the public revenue, ~~such~~ the person may file a petition, duly sworn to, with the board of supervisors, stating ~~such~~ that fact and giving a statement of property, real and personal, owned or possessed by ~~such applicant~~ the petitioner, and ~~such~~ other information as the board may require. The board of supervisors may ~~thereupon~~ order the county treasurer to suspend the collection of the taxes assessed against ~~such~~ the petitioner, ~~his polls~~ or ~~the petitioner's~~ estate, or both, for the current year, or ~~such~~ the board may cancel and remit ~~said~~ the taxes; ~~provided, however, that such.~~ However, the petition shall must first have been approved by the council of the city in which the property of the petitioner is located, or by the township trustees of the township in which ~~said~~ the property is located.

Sec. 34. Section 427.10, Code 1983, is amended to read as follows:

427.10 ADDITIONAL ORDER. The board of supervisors may, if in their judgment it is for the best interests of the public and the petitioner referred to in section 427.8, or the public and the ~~aged~~ aged person referred to in section 427.9, cancel and remit the taxes assessed against the petitioner referred to in section 427.8, or the ~~aged~~ aged person referred to in section 427.9, ~~his polls~~ or ~~the petitioner's~~ or person's estate or both, even though ~~said~~ the taxes have previously been suspended as provided in sections 427.8 ~~and~~ or 427.9.

Sec. 35. Section 427.12, Code 1983, is amended to read as follows:

427.12 SUSPENDED TAX LIST. The county treasurer shall ~~keep and maintain in his office~~ a book which shall be known as the "suspended tax list" and in which ~~he the treasurer~~ shall enter the following data relative to all taxes, ~~and polls~~, the collection of which ~~have has~~ been suspended by order of the board of supervisors, ~~to wit~~:

1. A governmental or platted description of the land on which the said tax has been levied or on which it is a lien.
2. The name of the owner of said the land.
3. The amount, and current year, of said the tax.
4. The date of the order suspending collection of said the tax.

Said The book shall be so prepared, ruled, and headed that all entries of taxes and polls against the land in a given section or in a given city plat, addition, or auditor's plat shall be separate from the entry of taxes against the land in any other section, or city plat, addition, or auditor's plat.

The county treasurer shall, prior to January 1, 1946, enter in said book the aforesaid data as to all unpaid, uncanceled and unremitted taxes, and polls, the collection of which have been ordered suspended by the board of supervisors since July 4, 1921. The data relative to all other suspended taxes and polls shall be entered immediately following the entry of such suspension.

If a tax or poll on said the book be is paid, or be subsequently legally canceled and remitted, the treasurer shall enter in said the book and over his the treasurer's official signature a notification of satisfaction thereof.

Said The suspended tax list shall be considered is the only official record of suspended tax list of taxes in the county. When any a suspension, heretofore or hereafter ordered by the board of supervisors for any reason provided by law, has been entered therein, such in the suspended tax list, the entry shall, on and after its date of said entry, be is a lien and notice thereof of a lien in accordance with the provisions of sections 427.9 and section 445.10. Such entries of suspended taxes shall and is not be required to be entered in or carried forward to any other book or tax list, notwithstanding any provision of law to the contrary.

Sec. 36. Section 602.6501, subsection 3, Code Supplement 1983, is amended to read as follows:

3. A member of a magistrate appointing commission shall be reimbursed for actual and necessary expenses reasonably incurred in the performance of official duties. Reimbursements are payable ~~out of the court expense fund of by~~ the county in which the member serves, upon certification of the expenses to the county auditor by the clerk of the district court. The district judges of each judicial district may prescribe rules for the administration of this subsection.

Sec. 37. Section 805.8, subsection 1, Code Supplement 1983, is amended to read as follows:

1. APPLICATION. Except as otherwise indicated, violations of sections of the Code specified in this section are scheduled violations, and the scheduled fine for each of those violations is as provided in this section, whether the violation is of state law or of a county or city ordinance. The criminal penalty surcharge required by section 911.2 shall be added to the scheduled fine.

Sec. 38. Section 902.9, Code 1983, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. The criminal penalty surcharge required by section 911.2 shall be added to a fine imposed on a class "C" or class "D" felon, and is not a part of

or subject to the maximums set in this section.

Sec. 39. Section 903.1, Code Supplement 1983, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. The criminal penalty surcharge required by section 911.2 shall be added to a fine imposed on a misdemeanor, and is not a part of or subject to the maximums set in this section.

Sec. 40. Section 905.11, Code Supplement 1983, is amended to read as follows:

905.11 BIENNIAL PLAN. The Iowa department of human services corrections shall prepare a biennial plan relating to the management of the community-based corrections programs and services.

The plan shall include:

1. Goals, objectives, operations, and funding allocations for programs and projects to accomplish the requirements of this chapter and the orderly development of the community-based corrections programs and services.

2. The plans for coordination with the state agencies responsible for substance abuse services, mental health services, employment programs and other programs needed to improve the availability of services.

The plan shall be prepared and submitted by the Iowa department of human services corrections to the council on human services board of corrections. The council board shall submit the plan to the governor and the general assembly in January of each odd-numbered year.

Sec. 41. Sections 144.57, 321.494 and 600.23, Code 1983, and chapter 221, Code Supplement 1983, are repealed.

Approved May 7, 1984