(5) Recommendations to ensure that the program is able to operate within appropriated funds.

d. Beginning July 1, 1995, conduct final reviews and planning for implementation of individual personal assistance services contracts on January 1, 1996. Based upon financial resources available for the program and the relative cost and benefit of a particular service, the department shall negotiate the actual services to be included in a contract with the individual who will receive the personal assistance services under that contract.

e. On or before June 15, 1995, submit a budget and funding plan and program design for state and federal funding of the comprehensive family support program. The budget and funding plan and program design shall include the same provisions as required for the personal assistance program in paragraph "c". The department shall not propose a budget and funding plan and program design which would create an unfunded mandate for counties.

2. The initial terms of the personal assistance and family support services council created in section 225C.48 shall be as follows:

a. The governor shall appoint three members to a one-year term, one member to a two-year term, and one member to a three-year term.

b. The majority leader of the senate and the speaker of the house shall each appoint one member to a two-year term and two members to a three-year term.

Sec. 6. IMPLEMENTATION. Implementation of the comprehensive family support program in section 225C.47 as enacted by this Act shall be delayed until July 1, 1996, and is subject to the availability of funding appropriated for the program. However, if funding is available from a source other than the state, including but not limited to federal or private grants, the department, in consultation with the personal assistance and family support council, may institute pilot projects in one or more counties during the fiscal year beginning July 1, 1995, to test the comprehensive family support program. The council shall provide an evaluation of any pilot program and report the results to the governor and the general assembly.

Approved April 5, 1994

CHAPTER 1042

LEGISLATIVE REDISTRICTING STANDARDS H.F. 109

AN ACT lowering the priority of the standard requiring legislative district boundaries to follow congressional district lines.

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

Section 1. Section 42.4, subsection 6, Code 1993, is amended to read as follows:

6. In order to minimize electoral confusion and to facilitate communication within state legislative districts, each plan drawn under this section shall provide that each representative district is wholly included within a single senatorial district and that, so far as possible, each representative and each senatorial district shall be included within a single congressional district. However, the standards established by subsections 1 through 5 shall take precedence where a conflict arises between these standards and the requirement, so far as possible, of including a senatorial or representative district within a single congressional district.

Approved April 8, 1994