CHAPTER 1126

TEACHER LICENSES AND ENDORSEMENTS S.F. 2169

AN ACT relating to teacher licensure terms and endorsements.

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

Section 1. Section 272.7, unnumbered paragraph 1, Code 1993, is amended to read as follows: A license issued under board authority is valid for the period of time for which it is issued, unless the license is suspended or revoked. A license issued by the board is valid until June 30 August 31 of the year in which the license expires. No permanent licenses shall be issued. A person employed as a practitioner shall hold a valid license with an endorsement for the type of service for which the person is employed. This section does not limit the duties or powers of a school board to select or discharge practitioners or to terminate practitioners' contracts. A professional development program, except for a program offered by a practitioner preparation institution or area education agency and approved by the state board of education, must possess a valid license for the types of programs offered.

Sec. 2. Section 272.34, Code 1993, is repealed.

Approved April 28, 1994

CHAPTER 1127

JUDICIAL DEPARTMENT - FACILITIES - DISTRICT ASSOCIATE JUDGES S.F. 2230

AN ACT relating to the numbers of and facilities for officers of the judicial department; permitting an increase in the number of district associate judges in certain counties; and permitting the use of available funds for offices for judges on the court of appeals.

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

Section 1. Section 602.5205, subsection 2, Code 1993, is amended to read as follows:

2. State funds shall not be used for securing or maintaining facilities Offices may be provided for court of appeals judges or employees at any place other than the seat of state government with the approval of the supreme court within the funds available to the judicial department.

Sec. 2. Section 602.6301, Code 1993, is amended to read as follows: 602.6301 NUMBER AND APPORTIONMENT OF DISTRICT ASSOCIATE JUDGES.

There shall be one district associate judge in counties having a population, according to the most recent federal decennial census, of more than thirty-five thousand and less than eighty thousand; two in counties having a population of more than eighty thousand or more and less than one hundred twenty-five thousand; three in counties having a population of more than one hundred twenty-five thousand or more and less than two hundred thousand; and four in counties having a population of two hundred thousand or above more and less than two hundred thirty-five thousand; five in counties having a population of two hundred thirty-five thousand or more and less than two hundred seventy thousand; six in counties having a population of two hundred seventy thousand; and seven in counties having a population of three hundred five thousand; and seven in counties having a population of three hundred five thousand or more. If the formula provided in this section results in the allocation of an additional district associate judgeship to a county,