State of Iowa

2004

ACTS AND JOINT RESOLUTIONS

(Session Laws)

Enacted at the

2004 REGULAR SESSION

and the

2004 FIRST EXTRAORDINARY SESSION

of the

Eightieth General Assembly

of the

State of Iowa

HELD AT DES MOINES, THE CAPITAL OF THE STATE IN THE ONE HUNDRED FIFTY-EIGHTH YEAR OF THE STATE

REGULAR SESSION BEGUN ON THE TWELFTH DAY OF JANUARY AND ENDED ON THE TWENTIETH DAY OF APRIL, A.D. 2004

FIRST EXTRAORDINARY SESSION HELD ON THE SEVENTH DAY OF SEPTEMBER, A.D. 2004



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PREFACE

CERTIFICATION

We, Dennis C. Prouty, Director, Legislative Services Agency, Richard L. Johnson, Legal Services Division Director, Leslie E. W. Hickey, Iowa Code Editor, and Joanne R. Page, Deputy Iowa Code Editor, certify that, to the best of our knowledge, the Acts and Resolutions in this volume have been prepared from the original enrolled Acts and Resolutions on file in the office of the Secretary of State; are correct copies of those Acts and Resolutions; are published under the authority of the statutes of this state; and constitute the Acts and Resolutions of the 2004 Regular Session and the 2004 First Extraordinary Session of the Eightieth General Assembly of the State of Iowa.

STATUTES AS EVIDENCE

Iowa Code section 622.59 is as follows:

622.59 Printed copies of statutes. Printed copies of the statute laws of this or any other of the United States, or of Congress, or of any foreign government, purporting or proved to have been published under the authority thereof, or proved to be commonly admitted as evidence of the existing laws in the courts of such state or government, shall be admitted in the courts of this state as presumptive evidence of such laws.

EXPLANATORY NOTES

Temporary Code numbers. CODE NUMBERS ASSIGNED TO NEW SECTIONS AND SUBSECTIONS IN THE ACTS ARE TEMPORARY AND MAY BE CHANGED WHEN THE 2005 IOWA CODE IS PUBLISHED. Changes will be shown in the Tables of Disposition of Acts in the 2005 Iowa Code.

Typographic style. The Acts and Resolutions in this volume are printed as they appear on file in the office of the Secretary of State. No editorial corrections have been made. Underlined type indicates new material added to existing statutes; strike-through type indicates deleted material. Italics and bold italics within an Act indicate material that the Governor has item vetoed. Item vetoed text is also indicated by asterisks at the beginning and ending of the vetoed material. Superscript numbers indicate explanatory footnotes.

Effective and enactment dates. The Acts of the 2004 Regular Session took effect on July 1, 2004, unless otherwise provided. The Acts of the 2004 First Extraordinary Session generally took effect upon enactment and were applicable at a specified time if so provided. [Otherwise extraordinary session bills take effect ninety days after adjournment.] See Iowa Code section 3.7. The date of enactment is the date an Act is approved by the Governor, which is shown at the end of each Act.

State mandates. Iowa Code section 25B.5 requires that for each enacted bill or joint resolution containing a state mandate (defined in section 25B.3), an estimate of additional local revenue expenditures required by the mandate must be filed with the Secretary of State. Section 2B.10(6) states that a notation of the filing of the estimate must be included in the Iowa Acts with the text of the bill or resolution. A dagger is placed at the beginning of the enacting clause and a footnote included for each enrolled Act or Resolution which requires the mandate.

Resolutions. Concurrent resolutions and Senate and House resolutions are generally not included. See bound Senate and House Journals for adopted resolutions.

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