

SUMMARY OF LEGISLATION APPROVED BY THE
SECOND REGULAR SESSION OF THE SIXTY-SEVENTH IOWA GENERAL ASSEMBLY
MEETING IN THE YEAR 1978

PREPARED BY THE IOWA LEGISLATIVE SERVICE BUREAU

This summary of legislation has been prepared for the use of legislators and other interested persons. The classifications of legislative enactments under specific subject headings and the summary descriptions are the work product of legislative staff personnel. It is recognized that the legislative enactments contained in this summary may logically fall under more than one subject heading in certain instances and perhaps differences of opinion may arise as to the summary descriptions. However, it is believed that the purpose of this compilation--that of providing interested persons with a quick reference to legislation enacted in specific areas and generally informing them of the contents of the legislation--will be served by this publication.

Legislation enacted after the May 12, 1978 recess is summarized in Appendix I, and is not included under a specific subject heading.

The various Legalizing Acts passed by the 1978 Session are not included in this summary.

The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1978 Session.

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AGRICULTURE

- HF 561 By Committee on Agriculture. Changes the name of the state sealer to the state metrologist and provides that the state primary standard of weights and measures will conform to the standards of the National Bureau of Standards. (Effective January 1, 1979.)
- HF 2021 By Committee on Agriculture. Defines the terms "nonresident alien" and "beneficial ownership" for purposes of chapter 172C on corporate farming, chapter 558 on recordation of conveyances of real property and chapter 567 on restrictions on alien ownership of land. The Act also requires the recordation of conveyances and leases of agricultural land made after July 1, 1979, clarifies the exceptions to the restriction on acquiring agricultural land, provides that land acquired for immediate nonfarm purposes not be subject to the restriction on acquiring farmland, and provides penalties for acquiring land in violation of chapter 172C and for failing to report or false reporting on the report required by chapter 172C. (Effective July 1, 1978 except in regard to the provisions requiring recordation of conveyances of agricultural land which is effective July 1, 1979 for all conveyances made on or after July 1, 1979.)
- HF 2022 By Committee on Agriculture. Increases the charges allowed for keeping estrays and trespassing animals from \$.50 to \$2.00 for each head taken on a distraint; from \$1.00 to \$2.00 for detaining a stallion, jack, boar, bull, or buck; for keeping animals \$2.00 per day; and for taking up as an stray \$2.00 per head.
- HF 2098 By Committee on Budget. Appropriates \$5,062,298 for general operations of the Department of Agriculture for the next fiscal year from the general fund of the state and various trust funds. It also appropriates to the Department of Agriculture \$110,000 of the prior year's federal indirect cost reimbursement to convert and purchase new scale trucks and \$25,000 to make grants to counties to pay indemnity and expenses of the inspection and testing of animals for bovine brucellosis. It appropriates \$1,716,821 for general operations of the Iowa Development Commission from the general fund of the state for the next fiscal year including an additional \$146,868 for the operation of its European office. It appropriates \$300,000 for general fund grants and aids to the Iowa State Fair Board and \$300,000 to Iowa State University for coal research. The Act appropriates \$75,000 to ISU to conduct a study and research of grain grading, testing and pricing in the state, including weight shrinkage factors, price discounts, grain product

quality, and harvesting techniques. It appropriates \$11,081,955 to the State Conservation Commission for its general operations for the next fiscal year from the general fund of the state and various trust funds. Also appropriates for the fiscal year \$6,615,772 to the Department of Soil Conservation, \$214,110 to the Energy Policy Council, \$103,645 to the Temporary Land Preservation Policy Commission, \$3,951,059 to the Department of Environmental Quality, \$1,124,890 to the Geological Survey, \$515,553 to the Natural Resources Council and \$9,000 to the Mississippi River Parkway Commission. It also changes the composition of the Energy Policy Council by giving voting rights to the four legislative members on policy statements only and by making the Director of Energy Policy both a member and chairperson of the Council. It places Council employees under the merit system and extends the statutory authorization for the Council through June 30, 1983 with a mandated review by the General Assembly of the Council's performance and duties in 1982.

SF 321 See Commerce. Relates to authority of the Commerce Commission over stored grain.

SF 365 By Committee on State Government. Adopts the 1976 edition of the Federal Food and Drug Administration Food Service Sanitation Ordinance as the Iowa Food Service Sanitation Code for the regulation, licensure, and inspection of food service establishments in the state. The Department of Agriculture will enforce the Code throughout Iowa unless agreements are entered into which authorize local boards of health to enforce that Code within their respective jurisdictions. If an agreement is entered into, the municipal corporation will retain the license fee for its use. If the Department of Agriculture collects the license fee, it will be deposited in the general fund of the state. License fees are set by the state. Licenses will expire one year from the date of issue and are renewable. If a food service establishment receives two consecutive "poor" inspections ratings (under 76), the "poor" rating must be posted in the establishment. It provides for local enforcement by contract of food and beverage vending machines. The Act makes the Department of Agriculture responsible for enforcing the Iowa Hotel Sanitation Code throughout Iowa unless agreements are entered into which authorize local boards of health to enforce that Code within their respective jurisdictions. It repeals the milk dealer's license. It also eliminates the need for operators of grocery stores or food service establishments to obtain a meat and poultry license. (Effective January 1, 1979.)

SF 389 By Committee on Commerce. Redefines grain dealer to exclude persons selling agricultural seeds, persons

buying and selling grain as farm managers, executors or administrators of an estate, and bargaining agents. It requires more stringent financial responsibility requirements for grain dealers. It increases the amount required for a corporate surety bond for grain dealers from \$15,000 to \$25,000. It revises the procedure for deferred payment contracts. Upon revocation, termination, or cancellation of a grain dealer license, it provides a procedure for filing claims for the purchase price of grain. It grants the Warehouse Division of the Iowa State Commerce Commission the power to employ enforcement officers who are designated as peace officers. The Act also defines bargaining agent, requires issuance of permits for bargaining agents, requires posting of bond of bargaining agents, and provides a procedure for suspension or revocation of the permit.

- SF 2020 By Priebe. Provides that not more than \$300,000 of funds available from the soybean promotion fund may be used to relocate the American soybean association within Iowa. (Effective August 15, 1978.)
- SF 2176 By Committee on Agriculture. Requires the Department of Agriculture to approve all methods of probing for foreign material content in any type of grain.
- SF 2180 By Committee on Agriculture. Establishes standards for production and processing of cottage cheese dry curd, cottage cheese and low fat cottage cheese. (Effective January 1, 1979.)
- SF 2189 By Committee on Agriculture. Desexes chapter 196A of the Code relating to the excise tax on eggs. It also provides that taxes imposed on egg sales shall be remitted by the purchaser to the Iowa Egg Council within 30 days following the end of a calendar quarter during which the tax was collected, and that any refunds applied for must be made within 60 days after the end of the calendar year during which the eggs were sold by the producer. (Effective January 1, 1979.)

CITIES

- HF 79 By Harvey. Allows a city to withdraw from a county library district upon a majority vote in favor of withdrawal by the electorate of the city in an election held simultaneously with a general or city election and on motion by the city council.
- HF 396 See Ethics. Relates to conflict of interest for civil service commissioners.
- HF 557 By Fitzgerald, Baker, Avenson, Anderson, Svoboda, Poncy, Hargrave, Husak, Davitt, Gilson, Newhard, Binneboese, Jesse, Hines, Horn, Hinkhouse, Millen, Oxley, Koogler, Scheelhaase, Spear, Gilloon, Dyrland, Perkins, Miller of Buchanan, Varley, Krause, Middleswart, Griffiee, Patchett, Dunton, Spencer, Hansen, Miller of Calhoun, Dieleman, Howell, Rinas, Small, Halvorson, Wyckoff, Krewson, Wells, Jochum, Lonergan, Higgins, Pavich, Tofte, Walter, Clark of Cerro Gordo, Woods, Lindeen, Garrison, Chiodo, Menke, Cusack and Thompson. Creates an Iowa Rural Community Development Committee in the Community Betterment Division of the Iowa Development Commission. The Committee is composed of seven citizens with several state officials serving as advisory members. The Committee distributes grants to communities of under 2,500 population to assist self-help projects by the community. The grants cannot exceed \$5,000 or 40 percent of the project cost. Available resources, including the grant, must equal the project cost. \$250,000 is appropriated for the program.
- HF 2010 By Walter. Allows cities to establish fees for inspection of multiple dwellings. (Effective January 1, 1979.)
- HF 2023 See Commerce. Relates to issuance of public bonds.
- HF 2040 See Labor and Employment. Relates to granting employees of political subdivisions leaves of absence for olympic competition.
- HF 2063 By Spencer. Changes defined term "councilman" to "council member" in the City Code of Iowa, and makes other necessary corresponding changes in the City Code so as to remove references to city officials which were expressed in masculine gender. The Act has no substantive effect on the powers of such officials. (Effective January 1, 1979.)
- HF 2074 See State Government. Relates to the revision of the Iowa open meetings law.

- HF 2128 By Bina. Provides that if a second public hearing is required for a proposed budget of a local political subdivision for the fiscal year beginning July 1, 1978, the information required to be published with the notice of the hearing can be reduced to a revised budget estimate summary and a listing of changes or a statement that the originally proposed budget is not changed, and a State Comptroller's budget limit calculation table. An amendment to a total budget of a political subdivision is exempt from the additional publication requirements of an originally proposed total budget. (Emergency: Effective May 20, 1978.)
- HF 2189 See State Government. Relates to appropriation to the Municipal Assistance Fund.
- HF 2219 By Committee on Cities. Authorizes a city treasurer to invest police and fire retirement system funds in securities, bonds, certificates and other evidences of indebtedness guaranteed by the United States of America.
- HF 2296 See Transportation. Relates to the costs of freeway lighting in cities.
- SF 336 See Taxation. Relates to a local option hotel and motel tax.
- SF 356 By Committee on Cities. Changes the number of local representatives appointed when a petition for boundary adjustment of a city involves territory in more than one county, clarifies the publication requirements for notice of election results, and allows the chapter of the Code relating to city development to prevail over the Uniform Administrative Procedure Act in certain instances. (Effective January 1, 1979.)
- SF 380 See Law Enforcement and Criminal Offenses. Relates to unified law enforcement districts.
- SF 2151 By Committee on Cities. Authorizes the creation of more than one trust and agency fund in a city and the use of the trust and agency fund to finance and account for pension and related employee benefits as provided by rules of the City Finance Committee. The City Finance Committee's membership is increased from nine to ten members by increasing the membership of city officials from four to five members. The delinquent date for payment of property taxes is amended to allow for flexibility if the certification of tax lists to the county treasurer is delayed. The delinquent date is October first or thirty days after the certification of the tax lists, whichever date is later. The City Finance Committee is directed to act as the state appeal board for cities requesting additional property taxation

authority because of unusually low property tax valuation increases or other unusual budgetary problems. (Emergency: Effective April 9, 1978.)

SF 2221

By Committee on Cities. Clarifies the definition of territory, defines qualified elector, requires the city development board to be notified of annexation moratorium agreements and hearings, and allows a property owner under certain circumstances to serve on the city development committee even though he or she is not a qualified elector.

COMMERCE, CORPORATIONS, AND UTILITIES

- HF 232 By Walter, Fitzgerald, Bina, O'Halloran, Dyrland, Jochum, Anderson, Higgins, Pavich, Hines, Poncy, Connors, Monroe, Gilloon, Krewson, Byerly, Patchett, Wulff, Junker, Husak, Lonergan, Harper, Dieleman, Binneboese, Jesse, Newhard, Branstad, Tauke, Pelton, Shimanek, Garrison, Doyle, Krause, and Legeschulte. Prohibits the charging by a public utility for telephone directory assistance. (Effective July 1, 1978.)
- HF 2023 By Bina. Authorizes a local governmental unit to issue public bonds which exceed the existing maximum amount of \$10,000 each if the purchaser and the local government unit so agree and if the purchaser is an agency of the federal government.
- HF 2069 By Svoboda, Connors, Chiodo, Smalley, Thompson, Junker, Jochum, and Poncy. Simplifies and clarifies statutory requirements concerning the inspection of boilers and similar vessels by the Bureau of Labor. Most of the current inspection intervals remain unchanged except boilers of 100,000 pounds per hour or more capacity must be inspected externally at least once every two years while under pressure, internal inspection of sectional cast iron steam and cast iron hot water heating boilers must be conducted as deemed necessary while external inspection of the same must be conducted annually, and internal inspections of steel hot water boilers must be conducted every six years, with annual external inspections. It also provides that special inspectors representing insurance companies must hold a commission from the Commissioner of Labor to conduct inspections and pay a ten dollar annual fee.
- SF 321 By Committee on Commerce. Provides for standards for the grading of grain, imposes a financial responsibility requirement for persons seeking to be licensed as bonded warehousemen, provides the Commerce Commission with authority to sell stored grain and make distribution of proceeds when a deficiency has been determined and the warehouseman is financially unable to correct the deficiency, provides the Commission with power to petition to be appointed receiver following suspension or revocation of license and provides the Commission with powers and duties as receiver. The Act requires the Commission to make public notice upon revocation of a license, provides for reinstatement of terminated licenses, requires a warehouseman to send a statement to holders of warehouse receipts covering grain held for more than one year stating the amount of grain so held, permits forwarding of grain from a licensed warehouse to another licensed warehouse in Iowa and authorizes the

Commission to suspend a license for violation of the chapter if it is determined that emergency action is required to protect interests involved.

- SF 376 By Committee on Judiciary. Relates to owners of enterprises. Generally, the Act creates the criminal offense of commercial bribery punishable as a class "D: felony; modifies the quorum and voting requirements applicable to chapter 496A corporations; enacts new securities law provisions which regulate tender offers for the purchase of shares of a corporation; removes the present exemption of reverse stock splits from the definitions of sales and offers to sell; adds new categories of persons who are exempt from the definition of "agent"; exempts from registration requirements any revenue obligation which is guaranteed by a nonprofit corporation; and makes other corrective amendments to the Iowa securities law. (Effective January 1, 1979.)
- SF 389 See Agriculture. Relates to regulation of grain dealers and bargaining agents by the Iowa State Commerce Commission.
- SF 2056 See Taxation. Relates to allocation and apportionment of corporate net income.

COUNTIES

- HJR 9 By Committee on County Government. Proposes a constitutional amendment to provide home rule powers to counties and joint county-municipal corporation governments, not inconsistent with the laws of the General Assembly. The power to levy taxes must be expressly authorized by the General Assembly. The General Assembly may authorize the creation and dissolution of joint county-municipal corporation governments and may authorize the establishment of charters. If the home rule powers of a county and a city conflict, the home rule power of a city will prevail within its jurisdiction. The proposed constitutional amendment will be submitted to the state electorate for ratification at the 1978 general election and, if ratified, will become effective at that time.
- HF 28 By Newhard. Advances from July 4, 1963 to July 1, 1970 date prior to which certain dispositions of property coming into hands of drainage district trustees may not be questioned; any pending litigation is not affected.
- HF 2023 See Commerce. Relates to issuance of public bonds.
- HF 2036 By Committee on Ways and Means. Defines "political subdivision" to include a taxing district and gives each taxing district the right to appeal to the state appeal board to request suspension of statutory property tax levy limits to continue to fund present services provided if the property tax valuations effective January 1, 1978 and January 1, 1979 are reduced or there is an unusually low growth rate in the property tax base of the political subdivision.
- HF 2040 See Labor and Employment. Relates to granting employees of political subdivisions leaves of absence for olympic competition.
- HF 2074 See State Government. Relates to the revision of the Iowa open meetings law.
- HF 2128 See Cities. Relates to proposed budgets for political subdivisions.
- HF 2164 By Committee on Judiciary and Law Enforcement. Relates to the status and salaries of full-time and part-time county attorneys, assistant county attorneys, and full-time county prosecutors. The board of supervisors, by resolution, can provide for a full-time county attorney and can pay him or her between 45 percent and 100 percent of the annual salary of a district court judge. The county attorney will set the salary of each assistant

county attorney and of each full-time county prosecutor. Also, the boards of supervisors of two or more counties may enter into a joint agreement to share the services of a county attorney.

- HF 2189 See State Government. Relates to appropriation to the County Government Assistance Fund.
- HF 2227 By Committee on County Government. Increases for all counties with a population of less than 200,000 the dollar limitation for a real estate project for which a proposition does not have to be submitted to the electorate when the source of funds for the projects is cash on hand or federal revenue sharing or matching funds. The dollar amounts vary according to the population of the county. It excepts from the dollar limitations the expenditure of certain federal funds for courthouse remodeling in a county with a population in excess of 200,000 and if any county matching funds required for the project are not more than 15 percent of the total project cost.
- HF 2246 By Committee on County Government. Extends liability and errors and omissions insurance coverage to appointed county officers, township trustees and employees of a township. Any sums that county officers, township officers, and employees of the county or a township are obligated to pay for their errors or omissions in the performance of official duties are payable from the county indemnification fund.
- SF 336 See Taxation. Relates to a local option hotel and motel tax.
- SF 380 See Law Enforcement and Criminal Offenses. Relates to unified law enforcement districts.
- SF 397 By Committee on County Government. Increases the recording fee for documents or instruments from \$2.50 for the first page and \$2 for each subsequent page to a uniform \$3. The minimum fee for any real estate mortgage or deed recording is also increased to \$3. (Effective August 15, 1978.)
- SF 404 By Committee on County Government. Provides that the board of supervisors may by resolution adjust the maximum amount of mileage expense payable to each of the members but the aggregate amount of mileage may not exceed \$1,500 multiplied by the number of supervisors. It also allows county officers, deputies, and employees to receive reimbursement for expenses incurred in attending training functions related to the discharge of their official duties.

SF 2107

By Taylor. Provides contract and bidding procedures for the construction or repair of county buildings. If the probable cost of constructing or repairing a county building will exceed \$5,000, the board of supervisors must advertise for bids once each week for three consecutive weeks before awarding the written contract. If the probable cost of the project is less than \$5,000, the written contract may be awarded under the formal bidding procedures or by written notice to three qualified bidders two weeks before the contract is awarded. However, if the cost of repair is less than \$500 or if emergency repairs of less than \$2,000 are needed to prevent further damage to a building and such repairs cannot reasonably be delayed in compliance with the time requirements of formal or informal bidding and contracting procedures, the board of supervisors may award a contract without advertising or giving written notice for bids and enter a statement in the minutes of the board meeting giving reasons for the need for the repairs. The contract is to be awarded to the lowest responsible bidder, but the board of supervisors may reject all bids and advertise or give notice for new bids.

SF 2115

By Rush, Junkins and Scott. Authorizes the board of supervisors to temporarily transfer unobligated funds from the general fund of the county to the county conservation fund in anticipation of or to match committed federal funds from the Heritage Conservation and Recreation Service. The transferred funds must be returned within time limits specified by the board of supervisors, but not later than five years after the transfer, or upon receipt of the federal funds, whichever date is earlier. The county conservation board may contract a debt or obligation if the project does not exceed the amount of unobligated funds in the county conservation fund and the amount of any committed federal funds for the project. (Emergency: Effective June 20, 1978.)

SF 2118

By Willits. Authorizes the board of supervisors of a county to plan, establish, operate and finance works and facilities for the collection, treatment and disposal of sewage and industrial waste, for the collection and disposal of solid waste, for the collection and disposal of surface waters and streams and for waterworks utilities under the same powers granted to cities in Divisions III, V, and VI and Chapter 384 of the Code. The board of supervisors is denied the use of special assessments to finance these public improvements.

COURTS AND THE JUDICIAL PROCESS

- HJR 12 See Women and Minorities. Relates to equal rights amendment.
- HF 248 By Committee on Human Resources. Provides a complete revision of the substantive and procedural provisions of the law dealing with juveniles. The first division sets out definitions, the second details juvenile delinquency proceedings, the third details child in need of assistance proceedings, the fourth details involuntary termination of parental rights, the fifth details family in need of assistance proceedings, the sixth sets forth appeal provisions, the seventh provides for payment of costs relating to court proceedings and care of children and the eighth provides requirements for the handling of juvenile court records.
- HF 299 By Doyle. Provides that information on file with the court for the purpose of securing an arrest warrant or a search warrant must be treated as confidential and must not be disseminated to any person other than officially to a peace officer, magistrate, or other court employee, until the warrant has been executed.
- HF 433 By Perkins. Provides the time of termination of a tenancy granted by a life tenant who dies during the tenancy. If the tenancy is a farm tenancy, the tenancy will continue until the following March first. However, if the life estate terminates after September first and before March first, the farm tenancy continues for that year until notice of termination is given as provided by existing law. If the tenancy is not a farm tenancy, the tenancy will continue until one of the following first occurs: A previously agreed upon date for termination, thirty days or a rental period if the tenant is a tenant at will, sixty days if the tenancy was for less than a year, or one year if the tenancy was for more than a year. The holder of the interest succeeding the life estate is entitled to the fair rental value of the property which may be determined by a declaratory judgment with the parties dividing the costs. (Effective January 1, 1979.)
- HF 570 See Insurance. Relates to civil liability of certain insurance company inspectors.
- HF 2018 See Human Resources--Correctional Institutions. Relates to accumulation of "good time" and "honor time".
- HF 2116 By Committee on Judiciary and Law Enforcement. Relates to the legal name one may take upon marriage. If a party requests a name change other than a change of surname to

that of the other spouse or to a hyphenated combination of the surnames of both spouses, the party must request approval of the court. The new names and immediate former names must appear on the return of marriage which must be recorded in the county recorder's office.

- HF 2132 See Taxation. Relates to the statute of limitations for examining state tax returns.
- HF 2135 See Housing. Relates to Mobile Home Parks Residential Landlord and Tenant Act.
- HF 2164 See Counties. Relates to status and salaries of county attorneys and prosecutors.
- HF 2174 See State Government. Relates to appropriation to the Attorney General for certain programs.
- HF 2175 By Hargrave. Changes the method of appointment of the Adjutant General by deleting the recommendations of a majority of the members of the National Guard Advisory Council and requiring approval of the Governor's appointee by two-thirds of the members of the Senate. Service of the Deputy Adjutant General and assistant adjutant generals is at the pleasure of the Governor rather than until termination of their federal recognition. It removes the requirement that these officers be selected from the National Guard. It requires the approval of the Director of General Services to operate or lease any facilities at Camp Dodge and requires that income derived from the leasing of facilities be placed in the general fund rather than the Permanent Camp Dodge Improvement Fund, commencing January 1, 1980.
- HF 2223 By Committee on Judiciary and Law Enforcement. Provides that termination of parental rights in cases of stepparent adoptions may be accomplished during the adoption by the filing of a consent on the part of the parent whose rights are being terminated.
- HF 2244 See Housing. Relates to Uniform Landlord Tenant Act.
- HF 2382 By Committee on Judiciary and Law Enforcement. Provides that it is a class D felony to flee the state to avoid prosecution for a felony, aggravated misdemeanor or serious misdemeanor. (Emergency: Effective June 22, 1978.)
- HF 2404 See Human Resources--General. Relates to child abuse.
- SF 44 By Redmond. Provides that records and evidence in dissolution cases, other than court orders, decrees and judgments, may be sealed by the court upon motion by a party. Violation of the section is a serious misdemeanor.

- SF 99 By Kelly. Requires the Chief Justice of the Iowa Supreme Court to communicate by message to the Iowa General Assembly during each regular session, the condition of the Judicial Department and to recommend such matters as the Chief Justice deems expedient.
- SF 106 By Redmond. Allows the filing of multiple counts in a single information, indictment, or complaint charging false use of a financial instrument.
- SF 149 By Committee on Human Resources. Permits courts to issue binding wage assignment orders for amount of court-ordered child support, as an alternative to punishment for contempt, when a parent defaults on support payments. The Act amends a statute under which the court formerly could only ask an employer to honor such a wage assignment.
- SF 333 By Committee on Human Resources. Makes a number of clarifying or corrective amendments to the statute governing hospitalization of mentally ill persons in Iowa which took effect July 1, 1976; also places the procedure for commitment of drug and alcohol abuse victims in same Code chapter with that statute. The only provision which aroused serious controversy is one authorizing magistrates to issue by telephone an order to detain at a hospital or similar facility an allegedly mentally ill person brought there under emergency circumstances after midnight and before 7:00 a.m.; in such cases, a magistrate must go to the hospital not later than 8:00 a.m. and, after inquiry, either order the person's release or make a written order for additional detention for not more than 48 hours, weekends and holidays excepted.
- SF 2008 By Willits. Increases the base annual starting salary for shorthand reporters from \$14,000 to \$14,700. It further provides that for each year of experience the salary may be increased by \$630, an increase from the present \$600 annual increase limitation and changes the maximum salary from \$18,800 to \$19,740. It also prohibits shorthand reporters from transcribing outside depositions during regular working hours.
- SF 2022 See Health. Relates to prohibition against smoking in public places.
- SF 2100 By Slater, Doderer, Culver, and Orr. Establishes a depository library center within the Iowa Library Department for the collection and distribution of state publications to libraries in the state. State publications are those which are paid for by public

funds. It provides for the establishment of a sales and distribution center and requires that the depository library center be given 75 copies of each state publication.

- SF 2104 By Kelly. Makes certain technical changes in the administration of an estate under the Iowa Probate Code. It includes sales of property by the personal representative of personal property of a perishable nature or for which there is a regularly established market. This will eliminate the necessity of obtaining a consent by the Inheritance Tax Division of the Department of Revenue for transfer of stocks and securities for which there are regularly established marketing cases where there is a regular administration of estate. It makes changes in the method of allowing and paying claims against decedent's estates. The twelve-month time period allowed corresponds to the time period the inheritance tax report is now due. It provides that interest payable on the extension of federal estate tax is a cost of administration. It provides that an election to take under the will should not limit the power to disclaim by the surviving spouse if the disclaimer is properly and timely filed.
- SF 2181 By Committee on Judiciary. Provides for the destruction of certain court records of civil and criminal actions heard in the municipal court, of dissolution of marriage, of small claims, and of uniform traffic citations after a set length of time. (Effective January 1, 1979.)
- SF 2190 See Human Resources. Relates to the right of subrogation of Department of Social Services for recovery of payments under Title XIX.
- SF 2202 See Human Resources--Corrections. Relates to imposition of consecutive sentences.
- SF 2208 By Committee on State Government. Abolishes the requirement that the Iowa Crime Commission be composed of representatives of certain named interests and requires only that they be concerned with and knowledgeable about problems of criminal justice. It increases the membership of the Commission from 9 to 12 members and provides staggered four-year terms for them rather than having them serve at the pleasure of the Governor.
- SF 2239 By Committee on Rules and Administration. Appropriates to the State Comptroller from the general fund, \$8,571.75 to pay legal expenses of the respondent in the court case State of Iowa ex rel. Richard Turner v. John Scott, respondent.
- SF 2246 By Budget Subcommittee on State Government. Appropriates for the next fiscal year from the general fund,

\$6,805,550 for the courts including a state contribution to the Judicial Retirement System; \$39,374 for the Board of Law Examiners, and the Board of Examiners of Shorthand Reporters and Judicial Qualifications Commission; and \$439,000 for the Court Administrator and the Clerk of the Supreme Court.

DRUGS, CONTROLLED SUBSTANCES, AND ALCOHOL

- HF 112 By Pellett, Spencer, Hansen, Lindeen, Crabb, Wyckoff, Harbor, Koogler, Higgins, Shimanek, Daggett, Stephens, Danker, Menke, Dieleman, Miller of Calhoun, Wells, West, Brockett, Evans, Woods, Chiodo, Baker, Davitt, Griffee, Anderson, Den Herder, Halvorson, Welden, Dunton, Millen, Doyle, Lageschulte, Krause, Hinkhouse, Howell, Bennett, Schnekloth, Middleswart, Branstad, Hullinger, Clark of Cerro Gordo, Stromer, Tofte, Miller of Buchanan and Gilson. Raises the legal drinking age from 18 to 19 years of age, allows 18 year olds to sell and serve beer and alcoholic beverages for consumption on the premises, and allows persons 18 years of age on or before June 30, 1978 to continue to purchase and consume beer and alcoholic beverages.
- HF 187 See Energy. Relates to deposit on liquor containers.
- HF 351 By Newhard. Defines the boundaries to be licensed under a single liquor license or beer permit; permits the Iowa Beer and Liquor Control Department's principal place of business to be located outside Des Moines; establishes a time period during which premises owned by a person found in violation of the liquor laws may not be relicensed; forbids licensees and permittees from permitting or engaging in illegal activities on the licensed premises and forbids the advertising of illegal activities; and allows a beer retailer to hold more than one class of retail beer permit.
- HF 2162 By Horn. Provides for an extension of the time period beer and liquor may be sold by all liquor control licensees and all class "B" permittees, whether or not they have a Sunday sales license or permit for consumption on the premises when New Years Eve Day falls on a Sunday. Those hours are noon on New Years Eve Day to 2:00 a.m. on New Years Day. The hours for "off premises" sale of beer by liquor control licensees and by all classes of beer permittees would remain the same as regular Sunday hours of noon to 10:00 p.m. on New Years Eve Day.
- HF 2189 See State Government. Relates to appropriation to Beer and Liquor Control Department.
- HF 2294 By Committee on State Government. Adds drug prazepam to schedule IV of the Uniform Controlled Substances Act.
- SF 2440 See Health. Appropriates funds to the Iowa Department of Substance Abuse and imposes a tax on beer and liquor.

SF 333 See Courts and the Judicial Process. Relates to the hospitalization of the mentally ill and the commitment of drug and alcohol abusers.

HF 2198 See Criminal Offenses and Law Enforcement. Relates to the presence of minors in a billard hall where beer is sold.

EDUCATION

HF 463

By Committee on Education. Makes numerous changes to the financing and administration of the area education agencies. It increases the salary limit for AEA administrators for next year to \$29,000 for AEAs with budgets of less than \$7,000,000 and \$30,000 for AEAs with budgets of \$7,000,000 or more and allows increases thereafter of a percent equal to one-half the percent of allowable growth used for the school aid formula, subject to the approval of the State Board of Public Instruction. AEAs are granted corporate status and lease-purchase authority subject to approval at a referendum if the cost exceeds \$5,000. The term "other" services is changed to "educational" services. It provides payment from the state treasury of the costs of instruction of children residing in juvenile homes, children placed by the district court from whom parental rights have been terminated, and children in state institutions, charitable institutions and licensed boarding homes who are not counted in any district's weighted enrollment. It requires AEAs to hold public hearings on their budgets and requires approval of the total amount of all AEA budgets by the State Comptroller and the State Board. It prohibits educational services funds from being expended for collective bargaining purposes. It sets the number of members of the AEA boards and the merged area boards at nine starting in 1981 and requires that the boundary lines be established by a commission of the members of the school boards in the area. It requires that special education instruction funds generated in the school years beginning in 1975, 1976, and 1977 not used by a school district be deducted from the special education funds generated for the 1978 school year on a 65 percent state aid and 35 percent property tax basis. It allows the State Board and the State Comptroller to reduce budgets for media and educational services in AEAs that are not serving nonpublic school pupils in a manner comparable to public school pupils. Materials and services to nonpublic school pupils are limited to those which cannot be diverted for religious purposes. It provides allowable growth for media services budgets and strikes the \$8.00 per pupil limit that was present. It adds \$3.00 per pupil for media resource materials. It provides for a rounding up of media budgets for all areas over a three-year period. Special education support services funds may not be used for transportation purposes. It prohibits special education instructional program funds from being used for modification of school buildings to make them more accessible to the handicapped and makes other changes clarifying the use of such funds. It restricts the growth of special education support services budgets of AEAs to the amount approved for the

preceding year plus allowable growth, except that for the 1978 school year the State Board may grant additional funds not to exceed 4.87 percent statewide and for 1979, 3 percent statewide. It changes the authority for approval of AEA programs and services from the Department to the State Board of Public Instruction. It provides for expenditure of AEA surplus fund balances to a level leaving a 6 percent surplus. (Emergency: Effective June 23, 1978.)

- HF 2137 By Committee on Education. Sets the property tax levy for operating the area schools at 20 and 1/4 cents per thousand dollars of assessed valuation in the merged area. Changes the date on which area schools must submit budgets to the State Board of Public Instruction from December 1 to May 1 and the date on which the State Board must approve or disapprove the budget from January 1 to June 1. It raises from 5 years to 10 years the period of time the 20 1/4 cents per thousand dollars of assessed valuation levy for capital improvements can be voted.
- HF 2277 By Committee on Education. Grants the board of an area school the authority to sell student-constructed buildings and the property on which the building is located by any procedure adopted by the board. Such buildings were formerly sold by bidding procedure.
- HF 2330 See Financial Institutions and Insurance. Relates to contracts for group health and life insurance for employees of the Board of Regents.
- HF 2359 By Committee on Education. Relates to school district reorganization procedures. It deletes the option of the State Board of Public Instruction to allow additional time for school districts making a good faith effort to comply with approval standards before commencing reorganization of the district. It changes the procedure for action on a reorganization petition so that the hearing does not have to be held on the same day as the final day for filing objections and allows objections to be filed up to sixty days after a petition is filed. It provides that when two or more area education agencies are discussing the formation of a school district which includes territory in more than one area education agency, the total votes of each board will be equal. It requires the AEA board to consider the wishes of property owners who reside along the boundary lines of proposed districts. It provides that for the first year of existence of a reorganized district, the board will consist of all of the resident members of the boards of the constituent districts. The Act requires that special elections for school district reorganizations be held no later than December thirty-first. It provides that the collective bargaining agreement of the district with the

largest enrollment will continue in effect until a successor agreement for the reorganized district is negotiated and the employees of the reorganized district will be included in the bargaining unit of that agreement. It also provides that if only one collective bargaining agreement is in effect, the employees of the reorganized district will be included in the bargaining unit of that agreement. It provides an optional method for electing board members. It provides that districts which jointly employ personnel for classes meet the twelve-grade requirements for school districts. It prohibits an election for the issuance of bonds for construction of new school buildings in a district until after a meeting with the boards of contiguous districts and the area education agency to discuss alternatives to the construction, including the possibility of re-organization.

HF 2361

By Committee on Education. Makes changes in the operation and financing of school districts. It defines and provides for a community education program and allows school districts to use their recreation levy for community education programs; changes the date of the schoolhouse fund levy certification from February 1 to March 15; changes the date for calculating enrollment for school aid purposes from January to September in the base year and provides for an adjustment to the 1979-1980 enrollment allowing the first 2 1/2 percent of loss to be added back plus 50 percent of the remainder, and for the 1979-1980 school year school districts will use the September 1978 enrollment count; provides that miscellaneous income includes tort liability insurance costs for premiums; provides that the September calculation of the state percent of growth be modified to be as accurate as the current February calculation, which September calculation will be used starting in 1979; provides for calculation of the 125 percent accelerated growth for low spending school districts based upon a comparison of regular program costs of the district to the average program costs of the state without inclusion of AEA special education support costs; clarifies the School Budget Review Committee authority for funding special transportation problems and other unique costs of school districts; expands the present enrichment levy from 5 percent of the state cost per pupil to 10 percent of the state cost per pupil; corrects the state cost for the school year beginning July 1, 1979 to compensate for the reduction in balances of funds held by area education agencies for the current school year; corrects a reduction of the balance of AEA 13 in Council Bluffs for the current school year; appropriates \$2.5 million to the School Budget Review Committee for declining enrollment for school districts forced to terminate a program in the 1978-1979 school year; establishes a Joint School Finance

Subcommittee of the Committees on Education for the 1978 interim to review the Equalization of Educational Opportunity Study conducted by the Department of Public Instruction; and provides for pilot programs for gifted and talented children. (Emergency: Effective July 7, 1978)

- HF 2368 By Committee on Education. Repeals the authority of the special education division of the Department of Public Instruction to establish standards, give examinations, and issue certificates to special education teachers.
- HF 2390 See State Government. Relates to sex discrimination in education programs and activities.
- HF 2432 By Committee on Education. Allows the State Board of Regents to employ or retain attorneys when acting as a public employer for collective bargaining purposes and allows them to pay the attorney or counselor for services rendered prior to July 1, 1978.
- SF 2054 See Taxation. Relates to school district income surtax funds.
- SF 2125 By Budget Subcommittee on Education. Appropriates from the general fund for the next fiscal year, \$742,300 to the Iowa Commission for the Blind for salaries and support; \$40,000 for the Bonus Board for the war orphans educational aid fund and \$60,400 for salaries and support; \$220,000 to the Higher Education Facilities Commission for salaries and support; \$2,180,000 for the tuition grant program to supplement the appropriation specified in the Code, \$200,000 for the vocational technical tuition grant program to supplement the appropriation in the Code, \$90,000 for purchase of contracts for optometry students with half of the funds released after delivery of the June 30, 1977 financial audits conducted by an independent third party and the remaining half released after delivery of the June 30, 1978 financial audits conducted in the same manner; \$1,200,000 to be paid to the College of Osteopathic Medicine and Surgery for the subvention program with the same stipulations about payment of the funds as are present for the optometry contracts. It also appropriates to the Department of Public Instruction, \$2,550,000 for salaries and support for the general office and \$200,000 for fire service education; \$585,500 for vocational education administration for salaries and support; \$3,000,000 for vocational education aid to secondary schools and \$150,000 for existing jointly administered secondary vocational education programs; \$2,340,000 for salaries and support for vocational; rehabilitation; \$50,000 for reimbursement to school districts and merged area schools operating programs for

migratory workers and their children; \$37,300 to the Professional Teaching Practices Commission; \$10,000 to the Vocational Youth Organization Fund; \$3,322,000 for school food service for breakfasts, lunches, and minimal equipment programs; \$4,041,000 for transportation of nonpublic school pupils who attend approved nonpublic schools; \$400,000 for providing textbooks to pupils who attend approved nonpublic schools; \$15,750 for membership fees for Iowa as a member of the Education Commission of the States; \$37,050,000 for allocation to the various merged area schools and \$1,350,000 for equipment replacement and upgrading in the area schools; and \$8,700,000 for matching funds for vocational education programs and for purchasing instructional equipment for vocational and technical courses of instruction in the schools. It appropriates \$120,000 for Merged Area XII for operation of the radio station and \$250,000 for added enrollment in the area schools according to a priority list. It appropriates to the State Board of Regents for the office, \$275,000 for salaries and support, \$100,000 for continuing education, \$1,500,000 for enrollment increase costs, and \$1,500,000 for merit salary annualization. It appropriates for the State University of Iowa, \$65,476,000 for general university, \$16,320,000 for University Hospitals, \$3,349,000 for the Psychiatric Hospital, \$75,000 for mental health research, \$1,186,723 for the State Hygienic Laboratory, \$2,368,000 for the Hospital School, and \$1,356,900 for the Oakdale Campus. It appropriates for Iowa State University, \$53,092,000 for general university, \$6,101,000 for the Agricultural Experiment Station, and \$5,369,000 for the Cooperative Extension Service. It appropriates for the University of Northern Iowa, \$21,797,000 for general administration and \$75,000 for a doctoral program; \$2,842,000 for the State School for the Deaf; and \$1,529,000 for the Iowa Braille and Sight-saving School. It appropriates \$985,000 for the family practice program. It appropriates \$1,300,000 to replace losses of federal funds for the colleges of dentistry, medicine, veterinary medicine, pharmacy, and nursing. It increases the maximum tuition grant from \$1,300 to \$1,500. It allows nonpublic grade schools which are reopening to be approved if they do not have a complete grade 1 through 6 program. It changes the deduction for the subvention program if the total enrollment in a class does not consist of 30 percent resident students by deducting the actual state contribution per student rather than \$20,000. It increases the salary ranges for the Director of the Educational Radio and Television Facility Board, the Superintendent of Public Instruction and the Executive Secretary of the State Board of Regents. It states an intention of the General Assembly that it will appropriate additional funds to the Board of Regents Institutions in 1979 if the costs for fuel and electricity exceed \$14,282,000 for 1978-1979.

SF 2228 By Committee on Education. Changes the name of the Higher Education Facilities Commission to the College Aid Commission, increases the membership by two members, establishes a state guaranteed student loan program, makes an initial appropriation for the student loan program which will be repaid, and requires the Commission to prepare a state plan for a state matching of federal funds program pursuant to the GI Bill Improvement Act of 1977.

SF 2229 By Budget Subcommittee on Education. Appropriates from the general fund to the Department of General Services for the use of the Educational Radio and Television Facility Board, \$88,000 to supplement funds previously appropriated for the installation of translators. It extends the fiscal period during which funds for the establishment of a local microwave loop may be expended. It appropriates from the general fund to the Department of Public Instruction for the next fiscal year, \$85,000 to match federal funds to provide for educational broadcasting facilities at Iowa Western Community College. It appropriates from the general fund for the next fiscal year \$3,465,000 to reimburse the three major state educational institutions for deficiencies in their operating funds resulting from the pledging of tuitions. It also appropriates \$535,000 to the State University of Iowa for Phase II equipment for the Lindquist Center for Measurement; \$3,620,000 to Iowa State University for a new music building; and \$395,000 to the State Board of Regents for repairs, major improvements, and other purposes related to its institutions, except for planning the construction of new buildings or major additions to existing ones.

SF 2268 By Committee on Budget. Appropriates from the general fund of the state to the Department of Public Instruction, \$10,500 for the next fiscal year for salary adjustments and fringe benefits of radio station employees of Merged Area XII.

ELDERLY AND HANDICAPPED

- HF 602 See Housing. Relates to changes in the Iowa Housing Finance Authority, including changes in eligibility requirements.
- HF 2295 See Housing. Relates to income eligibility of disabled veterans for federal assistance for remodeling a home.
- HF 2438 See Taxation. Relates to property tax relief for elderly and handicapped persons.
- HF 2243 See State Government. Relates to an appropriation for well elderly clinics.
- SF 384 By Committee on Cities. Provides that standards for facilities which must be accessible to the physically handicapped shall apply to multiple-dwelling-unit buildings of twelve or more dwelling units. It also provides that at least one of each type of functional equipment provided in public bathrooms available to the physically handicapped shall be accessible to those persons.

ENERGY

- HF 82 See Health. Relates to inspection and regulation of radiation emitting equipment by the State Department of Health.
- HF 187 By O'Halloran, Howell, Varley, Evans, Middleswart, Branstad, Griffee, Lipsky, Crawford, Gentleman, Smalley, Krause, Small, Patchett, Walter, Tauke, Dyrland, Hines, Krewson, Rinas and Anderson. Requires a minimum deposit of five cents on beverage containers sold in Iowa which contain alcoholic liquors, beer, soda water or carbonated soft drinks. Consumer may redeem these empty beverage containers at dealers which sell the beverages or at redemption centers and receive the deposit or refund value of the beverage containers. The manufacturer, wholesaler or distributor must pick up the empty beverage container from a dealer or redemption center serving a dealer and pay the deposit or refund value plus a one-cent handling charge to the dealer or redemption center. After two years, the one-cent handling charge is reduced to one-half cent per container. Wholesalers or distributors of alcoholic liquors are exempt from redeeming empty liquor containers from state liquor stores. Other provisions of the Act include a prohibition against sale of snap-top cans, an annual appropriation of \$100,000 from the beer and liquor control fund to the Iowa Department of Substance Abuse for the treatment of alcoholics, and the repeal of a Code provision making a motor vehicle operator responsible for litter discarded from the vehicle. (The Act is effective May 1, 1979 for all beverage containers purchased from state liquor stores and July 1, 1979 for all other beverage containers.)
- HF 602 See Housing. Relates to Iowa Housing Finance Authority including home improvement loans for renewable energy systems.
- HF 2098 See Natural Resources. Relates to duties and membership of the Energy Policy Council.
- HF 2170 See State Government. Relates to comprehensive energy conservation plan for the state capitol complex.
- HF 2354 See Natural Resources. Relates to the issuance of mining permits according to the provisions of the federal Surface Mining Control and Reclamation Act of 1977.
- SF 182 By Burroughs. Prohibits the sale in this state of new gas ranges, clothes dryers, air conditioners, and residential and commercial furnaces up to a specified capacity, that are equipped with a pilot light commencing 24 months after the Iowa State Commerce Commission has

certified an intermittent ignition device for the gas appliance. It creates a task force composed of consumers and industry representatives to assist the Commission in developing specifications for certification. The Commission must develop the specifications for certification of at least three gas appliances by July 1, 1979. It also prohibits the sale in this state of new decorative gas lamps commencing January 1, 1979.

SF 2209

By Committee on Ways and Means. Imposes a moratorium on valuation of solar energy systems and methane gas production systems until January 1, 1985 for property tax purposes. Also provides a personal property tax exemption for coal held in inventory, except coal held in inventory by public utilities. The law also creates a comprehensive solar energy development program under the direction of the Energy Policy Council.

ETHICS

- HF 396 By Horn, Connors, Jocum, Pavich, Koogler, Hargrave, Hansen, Stromer, Junker, Lipsky, Wells, Brandt, Poncy, and Svoboda. Enacts a conflict of interest provision for civil service commissioners. Under it, a civil service commissioner is not allowed to buy from, sell to, or in any manner become a party to a contract to furnish supplies, material, or labor to the city in which he or she is a commissioner.
- SF 376 See Commerce. Relates to offense of commercial bribery.
- SF 2201 By Committee on Judiciary. Regulates the receipt of gifts by officials. An "official" is defined as a person elected to public office, or a person appointed or employed to or by an office of this state or a political subdivision of this state, which appointed or employed person receives a salary or per diem compensation whether serving full or part-time. The Act defines "gift" and then prohibits receipt of a gift unless four conditions are met. One condition is that a disclosure statement be filed. The Act also amends the bribery provisions of the criminal code revision. (Vetoed by Governor June 26, 1978.)

FINANCIAL INSTITUTIONS AND INSURANCE

- HF 545 By Committee on Commerce. Creates a Risk Management Division within the Department of General Services to be headed up by a risk manager. The Division has the duty of establishing uniform standards for attempting to reduce loss exposure and for the insuring or self-insuring of property and casualty loss exposure of state government. The Division also is authorized to assist local government in the management of local government property and casualty loss exposure.
- HF 570 By Committee on Labor and Industrial Relations. Provides that inspections made by insurance company inspectors of any place of employment shall not be the basis of imposition of civil liability upon the inspector or upon the insurance company employing the inspector. (Effective January 1, 1979.)
- HF 2273 By Baker and Small. Establishes that it is an unfair or deceptive act to sell insurance policies providing primary or supplemental benefits for health care rendered in a skilled nursing facility or to sell policies covering skilled nursing care in an intermediate care facility unless included in a policy covering costs of all care in that facility, except that existing policies may be renewed. It also provides that every policy delivered or issued for delivery or renewal in this state must give the insured the right to return the policy within ten days of delivery and receive a refund of any premium paid. If returned the effect would be the same as if a policy had not been issued. The statement of the right to return the policy is required in the policy itself, and also must be given in a separate and conspicuous writing delivered to the insured at the time of delivery of the policy.
- HF 2330 By Committee on Commerce. Strikes a 1977 amendment that allowed the Executive Council to negotiate group health and life insurance contracts on behalf of employees of the State Board of Regents.
- SF 137 By Robinson and Murray. Establishes a Credit Union Department and a Credit Union Review Board appointed by the Governor with the approval of the senate. The Administrator of the Department is appointed by the Governor with the approval of the Senate, but his or her salaries and duties are set by the Board. The Administrator is required to report in writing annually to the Governor pertinent information about each credit union. It requires each credit union to pay an annual fee based on operating costs of the Department and to maintain insurance to protect each shareholder and

depositor. Applications for such insurance must be made not later than July 1, 1979. Central credit unions are authorized. Funds appropriated for supervision of credit unions and examination fees are transferred to the Credit Union Department. (Effective: January 1, 1979.) (Portions of the Act authorizing the Credit Union Review Board to set the salary and prescribe the duties of the administrator were item vetoed by the Governor.)

HF 2467 See Appendix I. Relates to the Iowa usury rate, red-lining, prepayment penalties on certain mortgage loans, finance charges on mobile home purchase loans, and the use of share drafts by credit unions.

GENERAL ASSEMBLY

- HF 246 By Committee on State Government. Creates a Legislative Oversight Bureau to conduct performance audits and program evaluations of state agencies. These audits and evaluations are an effort to assess the effectiveness of government programs and the efficiency with which they are conducted. The Director of the Bureau would be nominated by the Legislative Council and confirmed by both houses of the Legislature to an eight-year term. The Bureau has authority to conduct audits and evaluations of state agencies, area education agencies, and area vocational schools and community colleges. The priority of audit and evaluation projects is subject to the approval of a bipartisan committee of the legislative leadership. The Bureau has access to all records of the state agencies and political subdivisions with certain exceptions. The agency which is being evaluated is provided with an opportunity to comment before the release of the Bureau's report.
- HF 2285 By Scheelhaase, Doyle, Junker, Crabb, Danker and Binneboese. Creates an Iowa boundary Commission composed of members of the General Assembly to discuss Iowa's boundaries and problems related to those boundaries with appropriate representatives of affected states, state agencies, and federal agencies. The Commission is given the authority to call witnesses, administer oaths, issue subpoenas, and cite for contempt.
- HF 2329 By Committee on Budget. Appropriates from the general fund to the Legislative Fiscal Bureau, \$585,000 for the development and operation of a data processing interactive decision evaluation action system. Data contained in the system would relate to state budgeting procedures and information to aid in analyzing proposals relating to property taxes and other taxes. It grants administration of the system to the Legislative Fiscal Bureau, but designates a data base manager whose employment is subject to the joint approval of the Legislative Fiscal Director and the State Comptroller. Joint approval is also required for the placement of data into the system. From the funds appropriated, \$175,196 is to be paid to the consulting firm of Coopers & Lybrand, and Coopers & Lybrand may be employed without competitive bid. (Emergency: Effective May 5, 1978.)
- HF 2420 By Committee on Budget. Requires the State Comptroller to inform the Chairpersons of the House and Senate standing Committees on Budget and the Chairpersons of the Subcommittees of those Committees of proposed transfers of funds between state departments, institutions, and agencies. The Chairpersons must be given at least 2

weeks to comment on the proposed transfer before the transfer is made.

- HF 2423 See State Government. Relates to filing of reports relating to capital improvements by the Capitol Planning Commission and the Director of the Department of General Services with the Legislative Council and the General Assembly.
- HF 2449 By Committee on Budget. Appropriates from the general fund to the Legislative Oversight Bureau for the next fiscal year, \$150,000 for salaries and support of the agency. (Vetoed by the governor, June 30, 1978.)
- SF 99 See Courts and the Judicial Process. Relates to an annual message by the Chief Justice of the Iowa Supreme Court to the General Assembly.
- SF 244 See State Government. Relates to administrative rules and the publication of the Code of Iowa.

HEALTH

- HF 33 By Rinas. Requires autopsies of children under the age of two years when circumstances of the death are unknown or indicate the possibility of sudden infant death syndrome. Results of the autopsies must be forwarded to the child's parent, guardian or custodian. It provides that the Department of Health shall reimburse the county medical examiner for expenses incurred in the autopsy and makes an appropriation for the period January 1, 1978 through June 30, 1978. (Portions of the Act containing the appropriation were item vetoed by the Governor. See H.F. 2440--Health for the appropriation.)
- HF 82 By Energy Resources Study Committee. Gives the State Department of Health the authority to regulate the installation and use of radiation emitting equipment and materials, with the exception of some pharmaceuticals. It charges the Department with the periodic inspection of equipment and requires inspections upon installation or reinstallation of major component change. The Department must also establish minimum standards for the installation, use and operation of equipment and materials, minimum training standards for operators, and a registration system for persons possessing equipment and materials. The Department may charge a fee for registration and inspection. Penalties for violation of the Act or standards are provided. (Effective: January 1, 1979.)
- HF 547 By Byerly. Provides a procedure by which an adopted foreign born person who is a resident of Iowa can obtain a new birth certificate. Under the present Iowa law only Iowa born adopted persons (with a limited exception for Vietnamese refugee children) who reside in Iowa can obtain such a certificate.
- HF 630 By Committee on Budget. Appropriates \$67,342 to the Department of Health for the balance of 1977-1978 fiscal year to begin implementation of the certificate of need legislation enacted in 1977, and sets current salaries of members of the new State Health Facilities Council at \$5,000 per year. The Act also authorizes the Department of Health to contract with the Iowa Hospital Association, Iowa Health Care Facilities Association, Iowa Association of Homes for the Aging and third-party payers for establishment of pilot prospective rate review programs, pursuant to the Department's responsibility under the 1977 Act to make rate regulation studies; the Department must obtain Executive Council approval of any contract so negotiated. (Emergency: Effective May 19, 1978)

- HF 2243 See State Government. Relates to appropriation to the State Department of Health.
- HF 2245 By Committee on Budget. Appropriates from the general fund to the State Department of Health, \$15,000 to pay the cost of medical examinations for gathering evidence and the cost of treatment for preventing venereal disease. The appropriation may be encumbered until June 30, 1979. (Emergency: Effective May 5, 1978.)
- HF 2440 By Committee on Budget. Appropriates for the next fiscal year from the general fund to the Iowa Department of Substance Abuse: \$1,562,258 for substance abuse treatment grants; \$18,000 for substance abuse programming for the elderly at the Mental Health Institute at Independence; and \$40,000 for the development of educational programs designed to prevent substance abuse. It also appropriates for the next fiscal year from the general fund to the Iowa Mental Health Authority, \$108,659 for salaries and support; to the Board of Nurse Examiners, \$15,000 for continuing education; to the Board of Medical Examiners, \$11,761 for continuing education; and to the State Department of Health, \$30,000 to reimburse counties for the costs incurred in performing autopsies on suspected victims of sudden infant death syndrome required by law (See HF 33--Health). It also imposes substance abuse rehabilitation and treatment tax of one dollar a barrel on all beer sold at wholesale in this state and on all alcoholic beverages purchased from the state equal to two percent of the purchase price. It provides that one-half of the revenue derived from the tax shall be distributed to the Iowa Department of Substance Abuse commencing in January, 1979 and further stipulates that the \$1,562,258 appropriated to the Department shall be reduced by a like amount and the money returned to the general fund. The Department may use the funds for administrative expenses, programs and services including new treatment procedures and services and for matching county expenditures for substance abuse treatment. Funds allocated to the Department may not be distributed to counties for substance abuse services rendered by the mental health institutes. The other one-half of the revenue generated from the tax shall be allocated to the counties based on population but must be used for actual expenses incurred by a county for the care, maintenance and treatment of substance abusers at a facility licensed by the Department. It also provides that release of information that would identify an individual who received services at a community mental health center shall not be made a condition of support of the center by any county. Claims made by a center to the board of supervisors shall not include information identifying any individuals who received treatment at the center. The Act also establishes a State Mental Health

Advisory Council to assist in the continuation, strengthening and more uniform availability of Iowa's high quality mental health services. The Council is composed of eleven members appointed by the governor and appointments must conform to U.S. Public Law 94-63. It also authorizes county boards of supervisors to begin requiring screening by community mental health centers of potential patients before they are admitted to state mental health institutes. Special arrangements are authorized for counties which wish to implement such a requirement, but are not currently served by a community mental health center having the capacity to undertake the necessary screening program. A new, unified state mental health agency, combining the functions of the existing Iowa Mental Health Authority and the mental health functions (i.e., not including the mental retardation programs) of what is now the Division of Mental Health Resources of the Department of Social Services, is also established. The new unified mental health agency will tentatively come into existence July 1, 1979, but the governor is empowered to delay it for up to one year. (Portions of the Act relating to the substance abuse rehabilitation and treatment tax and its distribution were item vetoed by the Governor.)

- SF 158 By Committee on County Government. Deletes from the Code several remaining references to a former statute which pertained to hospitalization of tuberculosis patients in public hospitals, repealed in 1976.
- SF 365 See Agriculture. Relates to the inspection of food establishments.
- SF 2022 By Orr, Kinley, Miller of Des Moines, Palmer, Taylor, Bergman, Ashcraft, Van Gilst, Priebe, Doderer, Willits, Slater, Curtis, Carr, Hulse, Hill of Jasper, Junkins, Bisenius, Miller of Marshall, Redmond, Shaff, Readinger, Merritt, Calhoon and Scott. Prohibits the smoking of tobacco in certain places frequented by the public. It provides for a civil penalty of \$5 for the first offense and between \$10 and \$100 for each subsequent offense.
- SF 2076 By Junkins, Hultman, Ashcraft, Rodgers, Hulse, Schwengels, Hansen, Readinger and Tieden. Prescribes required training and establishes procedure for certification by the Board of Medical Examiners of emergency medical technicians and paramedics, and authorizes the Board of Medical Examiners to make rules to implement the certification procedure; also authorizes the Department of Health to receive and approve, deny or revoke authorization for ambulance or rescue squad services to operate programs utilizing certified EMT's and paramedics, and to make rules for such services, with the advice and assistance of a twelve-member Advanced Emergency Medical Care Council established by the Act.

HOUSING

- HF 602 By Cusack. Amends the Iowa Housing Finance Authority Act to extend eligibility for loans to adults who are less than sixty-two years of age and otherwise qualified by income, disability or handicap and to redefine housing to include modular or mobile homes which are permanently located and assessed as real estate. The Authority is authorized to make home improvement loans which may include solar or other renewable energy systems. Eligibility for membership on the Authority is extended to persons who represent local governments and any other person specially interested in community housing. Principal staff assistants employed by the Authority are exempt from the merit employment requirements. Three existing funds which may be established by the Authority are consolidated into a single loan and grant fund. The Authority is authorized to increase the amount of bonds and notes outstanding at any time from 100 million dollars to 250 million dollars. Other changes to provisions for lease-purchase agreements and the homesteading program are intended to improve and simplify administrative procedures.
- HF 2021 See Agriculture. Relates to transfer of ownership of agricultural land.
- HF 2135 By Committee on State Government. Establishes a mobile home parks residential landlord and tenant Act. It prescribes the terms and conditions of rental agreements. It contains provisions relating to rental deposits and disclosure and tender of written rental agreements. It requires the landlord to deliver possession of the mobile home space to the tenant at the commencement of the term. It requires the landlord to maintain clean and safe premises and prescribes the liability limitations of the landlord. It prescribes the responsibilities of the tenant to maintain the mobile home space. It allows the landlord to adopt rules and regulations. It defines the landlord's access to the mobile home. It contains remedies for noncompliance by the landlord of the conditions of the rental agreement, failure to deliver possession of the mobile home space to the tenant, unlawful ouster of the tenant or exclusion or diminution of services. It also contains remedies for the landlord for noncompliance with the rental agreement by the tenant, failure to maintain the mobile home space, and abandonment of the mobile home space. It contains provisions governing periodic tenancies and provides both landlord and tenant remedies for abuse of access. It prohibits retaliatory conduct by the landlord after the tenant has complained to a governmental agency of a duty of the landlord or because the tenant has joined a

tenant's union or the tenant has exercised his rights or remedies under the Act. It redefines "modular home". (Effective January 1, 1979)

HF 2244 By Committee on State Government. Adopts the uniform landlord and tenant Act with some modifications. It prescribes the terms and conditions of rental agreements, the effect of an unsigned or undelivered rental agreement, and lists a number of prohibited provisions in rental agreements. The Act prescribes the duties and obligations of the landlord in the areas of rental deposits, rental disclosure information, maintenance of clean and safe premises, and liability limitations. It grants the landlord the authority to adopt rules relating to the tenant's use and occupancy of the premises. It prescribes the obligations of the tenant which include the obligation to maintain the dwelling unit and to allow proper access to the landlord. It contains provisions relating to landlord remedies for noncompliance with a rental agreement by a tenant, failure to pay rent, failure to maintain a dwelling unit by the tenant, and remedies for abandonment and nonuse of a dwelling unit. It provides a waiver of landlord's right to terminate a rental agreement if the landlord accepts the performance by the tenant that varies from the terms of the rental agreement or rules. It abolishes distraint for rent. It limits recovery of possession by the landlord except in certain cases. The Act prohibits retaliatory conduct by the landlord after the tenant has complained of a violation of the rental agreement or any other duty of a landlord or after the tenant has complained to a governmental agency or has organized or become a member of a tenant's union. The Act contains provisions governing periodic tenancies and provides both landlord and tenant remedies for abuse of access. (Effective January 1, 1979)

HF 2295 By Committee on Ways and Means. Increases the income level from \$5,000 to \$10,000 for a person who is a veteran of the armed forces of the United States and is disabled and by virtue of the disability is entitled to federal assistance for remodeling a home to make it functional for the disabled person. The homestead of the disabled person with an annual income of less than \$10,000 is entitled to a homestead tax credit equal to the total amount of taxes due on the homestead. (Effective January 1, 1979)

SF 384 See Elderly and Handicapped. Relates to accessibility of multi-family dwellings to the handicapped.

SF 292 By Committee on Ways and Means. Requires the filing of a declaration of value by the buyer or seller or their agents following the sale or transfer of property. (Effective January 1, 1979)

HUMAN RESOURCES--CORRECTIONAL INSTITUTIONS

- HF 2018 By Committee on State Government. Provides that the law on accumulation of "good time" and "honor time" reducing the sentences of inmates at the Men's Reformatory and Penitentiary also applies to the inmates of the Women's Reformatory.
- HF 2180 By Committee on Budget. Appropriates from the general fund of the state to the Department of Social Services an emergency appropriation of \$470,000 to supplement funds previously appropriated for the inmate employment program and to establish half-way houses at Ames and Marshalltown. It allows the Department to establish three new positions by converting existing positions that are vacant. (Emergency: Effective March 31, 1978.)
- SF 2042 By Committee on Judiciary. Removes a sheriff's specific authorization to chain a disorderly prisoner in a jail, and it removes a sheriff's authorization to feed a prisoner only bread and water.
- SF 2103 By Kelly. Authorizes the work release committee to place an inmate on work release for longer than six months in any twelve-month period upon unanimous approval by the committee. (Effective January 1, 1979.)
- SF 2133 By Committee on Judiciary. Limits claims of inmates injured while working to workers' compensation. It also makes an inmate an "employee" for the purpose of the occupational safety and health chapter of the Code when the inmate works in connection with the maintenance of the institution, in an industry maintained in the institution, or while otherwise on detail to perform services for pay.
- SF 2163 See Human Resources--General. Relates to appropriations to correctional institutions.
- SF 2202 By Committee on Commerce. Specifies that good and honor time earned and not forfeited in a penal institution will apply to reduce a mandatory minimum sentence being served pursuant to the criminal code revision. It also authorizes a judge to impose consecutive sentences on a person sentenced for two or more separate offenses. (Effective January 1, 1978.)

HUMAN RESOURCES--GENERAL

- HF 547 See Health. Relates to issuance of a new birth certificate to an adopted foreign born person.
- HF 571 By Committee on Human Resources. Grants an easement for installation of a natural gas line through the Woodward Hospital-School to serve the Hospital-School and the cities of Woodward and Madrid.
- HF 2404 By Committee on Human Resources. Expands the definition of child abuse by setting forth specific acts or omissions on the part of any person responsible for the care of a child, including sexual abuse. "Person responsible for the care of a child" is defined. The classes of persons required to report child abuse are expanded to include social workers employed by public or private agencies and institutions. It requires the appointment of a guardian ad litem to represent the child in all judicial proceedings concerning child abuse.
- HF 2440 See Health. Appropriates funds for substance abuse and to the Iowa Mental Health Authority. Provides for a unified mental health agency.
- SF 2163 By Committee on Budget. Appropriates to the Department of Social Services \$17,300,000 for administration of its central, district and local offices; \$5,500,000 for operation of the State Juvenile Home at Toledo, the Boys' Training School at Eldora, and the Girls' Training School at Mitchellville; \$8,200,000 for operation of the Iowa Veterans Home at Marshalltown; \$160,000 for juvenile community corrections; \$18,725,000 for operation of the state penal facilities at Fort Madison, Anamosa, Rockwell City, Oakdale, Mount Pleasant and Luster Heights; \$1,800,000 for the Riverview Release Center and inmate employment program; \$900,000 for parole services; \$40,000 to reimburse counties for temporary confinement of work release and parole violators; \$25,000 for a legal assistance program for inmates of the State Penitentiary and the Men's and Women's Reformatories; \$10,000 to revitalize the furlough program at those institutions; \$22,510,000 for operation of the Mental Health Institutes at Cherokee, Clarinda, Independence and Mount Pleasant; \$20,428,000 for operation of the Glenwood and Woodward State Hospital-Schools; \$15,000 for aid to the blind; \$47,150,000 for aid to dependent children, \$40,000 for aid to Indians residing on a settlement; \$79,500,000 for medical assistance, \$1,140,000 for medicaid carrier contractual services; \$8,400,000 for foster care and subsidized adoptions; \$420,000 for work and training programs; \$1,500,000 for adult and childrens' services and homemaker services; \$5,300,000 for state

supplementary assistance including supplementary assistance for the blind; \$750,000 for the Governor's Youth Opportunity Program; \$396,000 for child support recoveries; \$250,000 for assistance to nonprofit child care centers; \$750,000 for state supplementation to Title XX; \$2,091,440 for various specified capital improvements; \$955,000 for unitizing the State Penitentiary and Men's Reformatory and constructing a fence around the medium security dormitory at the Penitentiary. The Act provides that \$140,000 appropriated in 1977 for development and implementation of a medicaid management information system, and \$50,000 appropriated in 1977 for a pilot program requiring second opinions on elective surgery for medicaid clients, will not revert to the general fund until June 30, 1979, and requires the Department to report to the joint Budget Subcommittees on Social Services on the status of these projects. The Act also states the intent of the General Assembly that the State Mental Health institutes not accept physical custody of children in need of assistance who are status offenders for more than 30 days and that children adjudicated as such not be placed in a mental health institute. This Act contains various provisions relative to the billing of costs at the State Mental Health Institutes and Hospital-Schools. It also includes detailed statements of intent regarding allocation and administration of federal Title XX funds. It revises the payment schedule for aid to families with dependent children to \$275 per month for a two-person family, \$340 per month for a three-person family, \$395 per month for a four-person family, \$438 per month for a five-person family, and \$487 per month for a six-person family, with an added \$48 per month for each additional family member above six. These adjustments are based on a study previously conducted by Iowa State University. The Act also provides for continuation of the special needs program for ADC families, expresses intent to fully fund the ADC program for all dependent children through 20 years of age, and expresses intent that the Department explore the feasibility of contracting with a third party for health care coverage for welfare recipients. It increases the maximum reimbursement for intermediate care facility services under Medicaid from \$19.50 to an average maximum of \$21 per day for the fiscal year, but not to exceed the 74th percentile of all ICF's under Medicaid, and increases the maximum reimbursement for residential care facilities under Medicaid from \$11.00 to \$12.50 per day, as well as including various other adjustments and statements of intent relative to the Medicaid program. (Portions of the Act relating to budgeting procedures of the Department were item vetoed by the Governor.)

SF 2158 By Committee on Human Resources. Vests authority to administer federally-funded food stamp program in the Department of Social Services (program was formerly administered largely at county level), and defines as fraudulent practices under Iowa law certain types of misuse of food stamps which are also prohibited by federal law.

SF 2190 By Committee on Human Resources. Provides that the Department of Social Services shall have the right of subrogation to recover payments made by the Department on behalf of a recipient of assistance under the federal Title XIX medical assistance program from any person, including an insurance company, public or private agency, or tortfeasor, who is liable to the recipient for the same medical care or expenses. The Act provides that the Department shall pay a proportionate share of any attorney fees incurred by the recipient in enforcing that liability. The Act also provides that applicants for or recipients of medical assistance, health care providers, and attorneys shall notify the Department of claims to which the Department is subrogated.

LABOR AND EMPLOYMENT

- HF 606 By Hargrave, Harvey, Crabb, Hines, Doyle, Rinas, Hinkhouse, Walter, Small, Hansen, Horn, Jochum, and Nielsen. Requires the Labor Commissioner to set standards for protective clothing and equipment worn or used by fire fighters in the state. (Standards effective for all equipment purchased after January 1, 1979. Equipment acquired before January 1, 1979 must meet standards by January 1, 1981.)
- HF 2040 By Doyle, Menke, Scheelhaase. Requires the state and any political subdivision of the state to grant employees leave from employment to participate in olympic competition for a maximum of 90 days per year and it provides an appropriation to reimburse political subdivisions for the cost incurred by a political subdivision in granting such leaves.
- HF 2189 See State Government. Relates to appropriation to salary adjustment fund.
- HF 2390 See State Government. Relates to discriminatory employment practices and bona fide occupational qualifications.
- HF 2432 See Education. Relates to costs of attorney fees incurred by Board of Regents for collective bargaining.
- HF 2435 By Committee on Labor and Industrial Relations. Requires that contributions to the second injury fund for workers' compensation for each death case be increased from \$100 to \$1,000. It also establishes a ceiling of \$100,000 instead of \$50,000 and a floor of \$50,000 instead of \$30,000 for the fund. These parameters are used to determine when contributions to the fund are necessary.
- SF 164 By Taylor, Schwengels, Coleman, Culver, Palmer, Redmond, Tieden, Hansen, and Miller of Marshall. Allows state officers and employees to contribute to any charitable organization through the payroll deduction system if contributions to the organization are deductible on the contributor's Iowa individual income tax return and if a specified number of state officers and employees request to contribute to the organization.
- SF 2124 By Committee on Labor and Industrial Relations. Provides that for negotiations on public employment collective bargaining agreements effective for the 1978-1979 fiscal year and for those public employers and certified employee organizations who have requested impasse procedures by April 15, 1978, the Public Employment

Relations Board shall, upon the request of either party, arrange for arbitration which shall be final and binding on both parties. (Emergency: Effective March 21, 1978.)

- SF 2133 See Corrections. Relates to employment of inmates in correctional institutions.
- SF 2247 See State Government. Relates to accrual of sick leave by state employees.
- SF 2270 By Committee on Labor and Industrial Relations. Makes changes in the unemployment compensation program law in order to insure continued federal funding. It provides that certain employers will not be relieved for regular or extended benefit charges. It also provides a procedure to recover unemployment benefits received for which the recipient was ineligible.

LAW ENFORCEMENT

- HF 616 By Committee on Judiciary and Law Enforcement. Amends the criminal code revision to define "incendiary device" as a device, contrivance or material causing or designed to cause destruction of property by fire.
- HF 2290 See Transportation--General. Relates to appropriations to the Iowa Crime Commission, the Iowa Law Enforcement Academy, the military division of the Department of Public Defense, and the Department of Public Safety.
- SF 149 See Courts and the Judicial Process. Relates to issuance of binding wage assignment orders for court-ordered child support.
- SF 376 See Commerce, Corporations and Utilities. Relates to creation of criminal offense of commercial bribery.
- SF 380 By Committee on County Government. Clarifies the unified law enforcement district establishment and administration enacted in 1976. It requires that a Public Safety Commission be established to administer the unified law enforcement agency if a tax has been authorized, requires agreements to be of at least a five-year duration and allows unincorporated area to join an existing district, sets the maximum property tax rate at \$1.50 per thousand dollars of assessed value of the property in the district, requires approval by all of the cities in the district and by the unincorporated area in order for the district to be established, prohibits member political subdivisions from supplanting funds used for law enforcement purposes based upon the previous three-year average, and set two procedures for determining the proportion paid by cities and unincorporated areas-per capita and percent of service received.
- SF 2198 By Committee on Judiciary. Repeals the prohibition against allowing minors in a billiard hall where beer is sold.
- SF 2200 By Committee on Judiciary. Makes technical changes of a corrective nature to the new criminal code. It also does the following: It amends the sexual abuse chapter to add a new category to what was referred to as statutory rape. It is sexual abuse in the third degree if one participant in a sex act is six or more years older than the other participant, and the other participant is 14 or 15 years of age. It amends the section dealing with violating a custodial order by making it a serious misdemeanor for a parent to conceal a child in the state in violation of a custodial order. It also makes it a serious misdemeanor for a parent to conceal a child in violation of a court

order granting visitation rights. It makes it criminal mischief in the third degree for a person to: (1) Intentionally disinter human remains from a burial site without lawful authority; or (2) Intentionally disinter human remains that have state and national significance from an historical or scientific standpoint without the permission of the State Archaeologist. It allows the Board of Pharmacy Examiners to determine by rule who is a qualified individual who can administer controlled substances.

SF 2205 By Committee on Judiciary. Makes it a class C felony for a person to photograph a child involved in certain prohibited sexual acts.

SF 2208 See State Government. Relates to membership of the Iowa Crime Commission.

SF 2213 By Committee on Judiciary. Amends the weapons chapter of the criminal code revision. It removes some items from the definition of offensive weapons. It authorizes a certified peace officer to go armed anywhere in the state at all times when he or she obtains a professional permit to carry weapons. It strikes the report and record of sales section so that transfers of ownership of handguns will no longer be reported. It sets down requirements that must be met by one who wants to obtain a permit to acquire pistols or revolvers. It clarifies that one annual permit to acquire pistols or revolvers authorizes the holder to acquire an unlimited number of pistols or revolvers during the year that the permit is valid. It eliminates the need for a federal firearm licensee to obtain a permit to acquire pistols or revolvers. With some exceptions, it forbids making a handgun available to a person under 21 years of age. It allows a convicted felon to receive, transport, or possess a firearm if he or she is pardoned or has had civil rights restored and the person is expressly authorized to receive, transport, or possess firearms. (Effective January 1, 1979.)

LICENSING AND FEES

- HF 544 See Natural Resources. Relates to licenses required for snowmobile operation.
- HF 2069 See Commerce. Relates to inspection fees for certain boilers.
- SF 2187 See Transportation--Motor Vehicles. Relates to various fees for vehicle registration.
- SF 2233 By Committee on Budget. Increases fees for certain safety inspections and licenses issued or conducted under the jurisdiction of the Commissioner of Labor. It leaves the fee for a permit for an amusement ride, concession or device at \$10 for persons who have between one and ten such rides, concessions or devices, but increases the permit fee to \$20 for eleven or more rides, concessions or devices. The fee for the safety inspection for amusement rides and devices is increased from \$40 to from \$50 to \$100 depending on the size of the ride. The fee for electrical inspection for concessions is increased from \$15 to \$25 dollars. It also raises fees for boiler inspections to between \$25 and \$40 depending on the size and type of equipment, with each piece of equipment of the same size set in a battery assessed the same fee, thereby removing the present discount for additional equipment of the same size set in a battery. It further provides miniature boilers maintained as a hobby shall pay a \$12 inspection fee. It also increases the license fee for private employment agencies from \$50 to \$75. It also statutorily provides that fees for inspections of elevators, escalators and dumbwaiters shall be sufficient to cover the costs of inspections. (Emergency: Increases in fees for amusement rides, concessions and devices effective May 26, 1978.)

NATURAL RESOURCES

- HF 127 By Committee on Natural Resources. Includes abandoned or inactive surface mines in the limitations on the liability of a landowner who allows public use of private land for recreational purpose without charge. (Effective January 1, 1979)
- HF 187 See Energy. Relates to deposit on beverage containers.
- HF 211 By Committee on Natural Resources. Provides that the procedures for storage of registered vessels apply only to currently registered vessels. The Act also removes the exemption from registration for vessels having a valid marine document issued by the United States Bureau of Customs.
- HF 356 By Committee on Natural Resources. Increases the following hunting and fishing licenses: resident fishing license, from \$4 to \$6; nonresident fishing license, from \$10 to \$12; resident hunting license, from \$5 to \$6; nonresident hunting license, from \$25 to \$35; deer license, from \$10 to \$15; wild turkey license, from \$10 to \$15; combined resident hunting and fishing license, from \$8 to \$11; trapping license for those over sixteen, from \$5 to \$10; resident fur dealers license, from \$25 to \$150; nonresident fur dealers license, from \$150 to \$300; the owners certificate for commercial fishing, from \$15 to \$25; and the migratory waterfowl stamp, from \$1 to \$5. The Act also replaces the one-day and six-day fishing licenses with a three-day license for \$3. The Act creates a \$10 taxidermy license, a \$10 falconry license, a \$5 nongame support certificate, a \$5 pheasant stamp and a \$3 wildlife habitat stamp. The proceeds of the wildlife habitat stamp are dedicated to developing wildlife habitat. The Act also prohibits the use of CB radios for hunting purposes, prohibits hunting within two hundred yards of occupied buildings, prohibits the setting of a mourning dove season, prohibits county bounties on certain species, changes the drawing for deer licenses, allows permanently disabled persons to purchase licenses at the same price as persons over age sixty-five, provides for license revocation after trespass convictions, and restricts the issuance of courtesy nonresident licenses. The Act also provides that the depositories and the county recorder may charge \$0.25 for each license sold by them and that the county recorder may retain twenty-five percent of the snowmobile registration fee.
- HF 544 By Committee on Natural Resources. Changes snowmobile registration to a two-year registration period. The

Act also allows the Department of Transportation to adopt rules on the use of snowmobiles, allows cities to designate streets for snowmobile use, allows snowmobiles to be operated on roads which are not plowed or maintained for two-wheel drive vehicles, and changes the application of nighttime operation requirements from public highways to primary highways. The Act also requires a snowmobile operator 12 to 15 years of age to be accompanied by an adult who has a motor vehicle operators license or safety certificate, prohibits operation of snowmobiles by a person under 12 years of age unless an adult is on the same snowmobile, requires that every person born after July 1, 1965 have a motor vehicle operators license or safety certificate to operate a snowmobile and increases the safety certificate fee to \$3.

HF 2098

See Agriculture. Relates to appropriations to the State Conservation Commission, the Department of Soil Conservation, the Land Preservation Policy Commission, the Department of Environmental Quality, the Natural Resources Council, the Geological Survey, and the Mississippi River Parkway Commission.

HF 2212

By Committee on Natural Resources. Makes several changes regarding water withdrawal and flood plain permits granted by the Iowa Natural Resources Council. All permits for the storage of water were extended for the life of the structure. The Council was given authority to establish a nontillable border along a stream channel as a condition of approving the straightening of the channel. The Council was also given the authority to establish threshold dimensions and effects for flood plain permits. A structure of less dimension or effect than the threshold would not require a permit to be placed on a flood plain. Authority was provided for the Council to allow the Director to issue flood plain permits for those projects the Council decides not to take up for its consideration. The Council is given authority to abate a structure without a permit on a flood plain within one year of the cessation of construction. The termination date of special irrigation permits was extended until July 1, 1980 and a preference was granted for permit holders who use water for agricultural research.

HF 2284

By Committee on Natural Resources. Requires that all traps, except those placed entirely under water, be checked every twenty-four hours. The Act also repeals the requirement that the fur dealer stamp each fur.

HF 2285

See General Assembly. Relates to establishment of Iowa Boundary Commission.

- HF 2331 By Committee on Natural Resources. Provides a procedure for agents of the Department of Soil Conservation to obtain administrative search warrants to enter upon private property to classify land by soil sampling or determine if soil erosion is occurring on the property in violation of the soil conservancy district's regulations.
- HF 2335 By Committee on Natural Resources. Provides for the selection of alternate members for the Temporary State Land Preservation Policy Commission who would serve upon the death, resignation or disqualification of a regular member. The Act also provides authority for the Executive Secretary of the Commission to hire professional assistants. (Emergency: Effective May 16, 1978)
- HF 2354 By Committee on Energy. Allows the Department of Soil Conservation to revoke, suspend or refuse to renew a mining permit for willful violation of the provisions of the initial regulatory program under the federal Surface Mining Control and Reclamation Act of 1977. It also provides that where the provisions of the initial regulatory program exceed current Code requirements and are practicable, the Department must confer and negotiate with the federal government to continue the issuance of permits. (Emergency: Effective June 9, 1978)
- SF 2115 See Counties. Relates to the temporary transfer of county general funds to the county conservation fund.
- SF 2118 See Counties. Relates to collection, treatment and disposal of sewage and industrial waste, collection and disposal of solid waste, and collection and disposal of surface waters and streams.
- SF 2267 By Budget Subcommittee on Natural Resources. Appropriates from the general fund of the state to the following agencies: To the State Fair Board, \$315,000 for major repairs and improvements to the fairgrounds, and \$50,000 for development of a comprehensive master plan for the state fair by an independent research staff supervised by a joint legislative and executive branch committee; to the State Conservation Commission, \$2,965,000 for construction, replacement, and alterations to state parks, preserves, forest facilities and waters, \$50,000 for a study of low-head dams, and \$50,000 for a plan to design a system of protected water areas; to the Herbert Hoover Memorial Birthplace Foundation, \$2,750 for capital improvements; to the Iowa State University Energy and Mineral Resources Institute, \$160,000 for the purchase of a

heavy media cyclone separator; to Iowa State University, \$51,000 for designing and assembling a farm-scale plant for the production of ethanol; to the State Geological Survey, \$250,000 for a warehouse and office space; to the Department of Soil Conservation, \$500,000 for cost-sharing of permanent soil and water conservation practices; and to the Energy Policy Council, \$100,000 for research to perfect the design and commercial use of coal gasification in Iowa. The Act also requires periodic reports to the Legislature on the projects funded by the Act, dedicates unencumbered funds for further improvements at the Volga River recreation area, and prohibits expansion of the state park at Lake MacBride.

PROFESSIONAL LICENSING BOARDS

- HF 566 By Committee on Natural Resources. Provides for the expiration of waterworks or waste waterworks operators' certificates on June 30 of each year. The fee for an original certificate issued for a period of less than twelve months shall be prorated on a quarterly basis. An operator failing to renew a certificate by June 30 may renew the certification by the following July 31, but a reasonable penalty may be assessed as determined by rule of the Water Quality Commission.
- HF 2189 See State Government. Relates to appropriations to various licensing boards.
- HF 2243 See State Government. Relates to appropriations for various examining boards.
- HF 2433 By Committee on State Government. Includes the board of Dental Examiners and licensed dentists under the provisions of the law requiring continuing education of licensed occupations and professions. It strikes language prohibiting judicial review of licensee discipline pursuant to informal stipulation or agreed settlement and clarifies language which will permit licensing boards or peer review committees of the board to acquire and review information and files of respective licensees, which information would otherwise be confidential by law, for the purpose of licensee discipline and peer review. It also revises the reasons for revocation or suspension of licenses of operators of water treatment plants and water distribution systems, health care professionals, and dentists. (Emergency: Effective June 23, 1978.)
- SF 358 By Committee on Agriculture. Repeals the existing veterinary licensing law and establishes licensing requirements and exceptions for the practice of veterinary medicine, establishes the five-member board of veterinary medicine for the purposes of administering examinations for applicants seeking a license to practice, prohibits the members from disclosing information received from the application for the license, establishes the qualifications for the license, provides for a license without an examination, permits present holders of a license to retain that status, provides for license renewal and the suspension or revocation of the license and its reinstatement and provides for the enforcement of and penalties for violation of the provisions of the law. (Effective January 1, 1979.)

SF 2076

See Health. Relates to certification of emergency medical technicians and paramedics.

SF 2131

By Committee on State Government. Combines the licensing of funeral directors and embalmers. Presently the two are licensed separately. The name of the examining board is changed from the board of funeral directors and embalmers to the board of mortuary science. Persons who hold only a funeral director's or embalmer's license under the existing law may continue their practice if it is limited to that permitted by their present license.

STATE GOVERNMENT

HF 32

By Brockett and Brunow. Increases the membership of the Capitol Planning Commission from nine to eleven members. The State Architect is removed from the Commission and three persons representing the general public are added. The new membership will include four members of the General Assembly, two representatives and two senators appointed by the respective presiding officers, six persons representing the general public appointed by the Governor, and the Director of the Department of General Services or a designee of the Director. The appointive members will serve overlapping, four-year terms. The Commission is directed to report annually to the General Assembly and to elect a chairperson for a two-year term. The Director of the Department of General Services is designated as the secretary of the Commission.

HF 207

By Small. Creates a citizens privacy task force appointed by the Governor to study state confidentiality statutes, state administration of state and federal privacy and confidentiality statutes and rules and to project future needs for a state response to federal rules and statutes in this area. The task force must submit a report of its findings and recommendations to the General Assembly by January 1, 1980. It also appropriates \$30,000 from the general fund to pay expenses incurred by the task force in implementing this Act. The funds are available through 1980.

SF 264

By Committee on Budget. Creates an Iowa Department of Veteran's Affairs and a Commission on Veteran's Affairs. It repeals the bonus board and transfers the board's duties and property to the Department and the Commission. The Department is assigned data collection duties relating to military service including the maintenance of bonus payment records, formerly duties of the bonus board, and the keeping of a graves registry by county formerly a duty of the adjutant general. It also creates a Commission on Veteran's Affairs composed of five members appointed by the Governor from among names submitted by designated veterans organizations. The Commission's duties include appointment of the director of the Department, establishing departmental policy, rule-making responsibility, visiting and evaluating the Iowa veterans home and administering bonus awards from the additional bonus and disability fund and the war orphans educational fund, which was also the former responsibility of the bonus board. It also abolishes the World War II service compensation fund, the World War I bonus fund, the Korean veterans bonus fund and the Vietnam veterans bonus fund. It also includes provisions to insure that county records relating to military

service and the burial of veterans conform in type and form to state records of the same nature.

- HF 593 By Committee on State Government. Includes a number of revisions in and additions to the laws governing conduct of elections and registration to vote in Iowa; more important provisions are revised criteria re: what groups qualify to obtain free lists of registered voters from state registrar of voters, authority for a registered voter who has moved within a county to declare new address at polls on election day and then vote, clarification of new criminal code so that making or accepting a campaign contribution without promise of consideration is not bribery, revision and limited recodification of voter registration chapter, authority for use of substitute precinct election officials under certain circumstances on election day, pay increase for precinct election officials, change in method of filling vacancies on elective local governing bodies, and a new general contest and recount procedure. Vetoed by Governor, May 12, 1978.
- HF 2033 By Committee on State Government. Repeals obsolete and inconsistent provisions of law relating to state construction contract appeals, an interagency liaison committee, military materials stores, a horse and mule breeders association, regulation of paints and oils, inspection of mattresses, national guard tort claims, inspection of mining camps, occupational licensing boards, Department of Social Services institutions, state aid for junior colleges, and county licensing of peddlers.
- HF 2040 See Labor and Employment. Relates to granting state employees leaves of absence for olympic competition.
- HF 2074 By Committee on State Government. Rewrites the Iowa Open Meetings Law. Governmental bodies which are created by statute or executive order, are a governing body of a political subdivision or tax-supported district, are directly created by one of the preceding governmental bodies, or are state university athletic councils are subject to the requirements of the Act. A meeting is defined as a gathering of a majority of the members where there is action or deliberation or any matter within the scope of the governmental body's policy-making duties. Purely social or ministerial meetings are excluded. All meetings are required to be preceded by notice and be open to the public unless a closed meeting is authorized. Closed meetings are allowed to discuss confidential records, patent applications, litigation strategy, occupational licensing examinations or disciplinary proceedings, student suspensions or expulsions, contested case deliberations, certain law enforcement matters,

professional competency of employees, and the purchase of real estate. The closed meeting must be tape recorded and all final action must occur in open session. If a closed meeting is challenged, the minutes and tape recording will be reviewed by the court. If a party challenges a closed meeting, the burden of going forward is on the members of the governmental body to show the closed meeting was authorized. Persons violating the law are subject to civil damages of \$100 to \$500, payment of the challenger's attorney fees and costs, removal from office, and injunctions. The courts can void an act taken at an illegally closed meeting. The bill also provides requirements for conducting meetings by electronic means and requires that the first two sessions of collective bargaining at which the public employer and employee organization make their initial offers are to be open to the public. (Effective January 1, 1979.)

HF 2098 See Agriculture. Relates to appropriations to the Iowa Development Commission and the Iowa State Fair Board.

HF 2099 By Committee on State Government. Provides for the biweekly publication of the "Iowa Administrative Bulletin" which would contain notices of intent to adopt an administrative rule, copies of adopted rules, proclamations and executive orders, and other material approved by the Administrative Rules Review Committee. Notices of proposed rules would no longer be published in the "Iowa Administrative Code". (Emergency: Effective April 28, 1978.)

HF 2165 By Committee on Budget. Appropriates from the Iowa Public Employees' Retirement System Fund for the next fiscal year, \$1,320,778 to pay the costs of administration of the Iowa Public Employees' Retirement System (IPERS) and allows up to \$30,000 of that amount to be expended by the Treasurer of State to administer a lending of securities program. The program must be approved by the IPERS Advisory Investment Board. The Treasurer must obtain from the borrower federal securities of at least 103 percent of market value and the relative value of the collateral to the loan must be maintained.

HF 2170 By Committee on Budget. Appropriates for the next fiscal year from the general fund to the Department of General Services, \$115,643 to the office of the Director for salaries and support, \$310,846 to general administration for salaries and support, and \$1,093,750 for payment of utility costs if the Department has submitted a comprehensive energy conservation plan for the capitol complex to the Legislative Council on or before July 1, 1978. It also appropriates \$2,100,731 to buildings and grounds for salaries and support including the in-

stallation of an emergency exit device from the capitol and initiation of plans for additional numbers of the devices and a requirement that the south elevator car in the capitol be equipped for operator and automatic control for use after hours; \$156,277 to the printing division for salaries and support and \$208,417 to the communications division for salaries and support. In addition, \$216,700 is appropriated to records management for salaries and support with the requirement that two additional positions be authorized for microfilming Health Department records and documents with reimbursement from the Health Department. It also appropriates from the centralized printing revolving fund, \$461,899 for salaries and support and the remainder for printing expenses incurred in and contingencies legally payable from the fund; from the general service revolving fund, \$319,038 for salaries and support and the remainder of the fund for purchases of various state departments and contingencies payable by law; and from the vehicle dispatcher revolving fund, \$305,324 for salaries and support and the remainder of the fund for the purchase of gasoline, oil, tires and repair and maintenance expenses for state-owned vehicles.

- HF 2174 By Committee on Budget. Appropriates for the next fiscal year from the general fund to the Department of Justice, \$1,657,033 for the general office of the Attorney General for salaries and support including costs of the area and special prosecutor's program and \$19,800 for printing and distribution of the Report of the Attorney General; \$26,500 for the prosecuting attorney training program to attract federal and county funding; and \$52,500 for the prosecuting intern program with the requirement that counties participating in the program must match state funds. The Act also directs that one additional Assistant Attorney General be authorized for use by the State Conservation Commission, the Iowa Natural Resources Council and the Department of Environmental Quality.
- HF 2176 By Connors and Thompson. Provides that the Claims Appeal Board of the Iowa Department of Job Service shall be a permanent board and fixes the salary range of board members from \$18,900 to \$26,600.
- HF 2189 By Committee on Budget. Appropriates funds from the general fund for the next fiscal year to the moneys and credit replacement fund, the county government assistance fund, the municipal assistance fund, the state comptroller for city finance committee and the Iowa comprehensive conference the amounts of \$2,500,000; \$4,000,000; \$12,000,000; \$12,000; and \$20,000; respectively. The Act appropriates funds from the general fund for the next fiscal year for salaries, support, maintenance and miscellaneous purposes for the following:

Board of Architectural Examiners.....	\$	34,279
Board of Landscape Architectural Examiners.....	\$	13,936
Board of Watchmaking Examiners.....	\$	8,446
Board of Accounting.....	\$	153,359
Auditor of State.....	\$	1,096,079
Department of Banking.....	\$	2,265,394
Iowa Beer and Liquor Control Department with not more than \$150,000 to be used to provide flexible hours for 16 liquor stores designated by the Director.....	\$12,207,879	
Campaign Finance Disclosure Commission.....	\$	83,285
Iowa State Commerce Commission General Administration.....	\$	298,409
Warehouse Division.....	\$	407,256
Utilities Division.....	\$	1,765,597
State Comptroller General Office.....	\$	946,922
Division of Data Processing with Comptroller permitted to use money for Data Processing for leasing or lease-purchas- ing of centralized data pro- cessing units which may be sold by the Comptroller and funds not in excess of \$866,000 used to supplement the appro- priation.....	\$	4,241,594
State Board of Engineering Examiners.....	\$	76,136
Industrial Commissioner.....	\$	636,401
Insurance Department of Iowa.....	\$	1,521,698
Iowa Department of Job Service.....	\$	113,845
Occupational Safety and Health Review Commission.....	\$	38,293
Public Employment Relations Board.....	\$	483,616
Iowa Real Estate Commission.....	\$	207,259
Department of Revenue.....	\$	9,515,666
Secretary of State.....	\$	597,060
Treasurer of State.....	\$	315,736

The Act appropriates funds from the general fund for the next fiscal year to the salary adjustment fund to supplement funds already appropriated for increases in compensation and fringe benefits and to various state departments for the increased FICA taxes the amounts of \$3,956,210 and \$800,000 respectively. These appropriations cannot be transferred nor can funds appropriated to the Industrial Commissioner and the Data Processing Division of the State Comptroller's Office. The Act appropriates from the motor vehicle fuel tax fund to the Department of Revenue for the next fiscal year for

salaries, support and maintenance for administration and enforcement of the motor vehicle use tax program \$1,308,108 and to the Iowa Beer and Liquor Control Department for remodeling and conversion of 24 stores to self-service stores, purchase of cash registers and purchase of lift trucks \$237,048; \$193,000; and \$105,000; respectively. (Emergency: Effective June 16, 1978.)

HF 2243

By Committee on Budget. Appropriates for the next fiscal year from the general fund to the Iowa Civil Rights Commission, \$418,513 for salaries and support; to the State Department of Health, \$81,396 to the Commissioner's office for salaries and support and \$30,000 for medical procedures required for venereal disease control; to health facilities services, \$524,718 for salaries and support; to disease prevention, \$536,014 for salaries and support; to the records and statistical division, \$364,411 for salaries and support; to the licensing and certification division, \$383,977 for salaries and support; to personal and family services, \$581,457 for salaries and support; to community health services, \$780,530 for salaries and support; to the external affairs division, \$47,453 for salaries and support; to the management and budget division, \$273,852 for salaries and support; and to certificate of need, \$181,621 for salaries and support. It also appropriates for the next fiscal year to the State Department of Health \$2,228,000 to extend the availability of public health nursing services or visiting nurse services and home health aide services to the elderly. A formula for allocating these funds to counties is provided. The department is also charged with defining eligibility for these public health services and for developing a fee scale for persons deemed financially able to pay for such services. It further appropriates \$212,000 to the State Department of Health for developing and maintaining well-elderly clinics. This Act also appropriates \$139,555 to the Board of Medical Examiners for salaries and support with the conditions that \$3,200 of this sum be used to activate the physicians advisory board and that not less than \$29,542 of this sum be used for salaries, support and travel expenses for a staff member who shall visit and investigate persons licensed by the Board. It further appropriates for the next fiscal year for salaries and support, \$296,237 to the Board of Nurse Examiners; \$208,253 to the Board of Pharmacy Examiners; \$238,915 to the Board of Parole; \$60,616 to the Commission on the Status of Women; \$51,002 to the Spanish Speaking People's Commission; \$103,223 to the Committee on the Employment of the Handicapped; \$3,990 to the Spanish-American War Veterans; and to the Commission on Aging, \$142,871 for salaries and support; \$103,680 for administration of the area agencies on aging; \$108,000 for the senior employment program; and \$158,000 for the

development and maintenance of senior centers with the conditions that \$42,000 of this sum shall be used to develop a senior center in the low income and minority community located on the north side of Waterloo and the remaining dollars shall be used for at least three additional centers. It also appropriates \$114,215 to the Department of Substance Abuse for salaries and support. The Act also requires the Commissioner of Health to review the rules of the various professional licensing boards to determine if they reflect the intent of the applicable Code section. If such rules are found to be in conflict with the law, the licensing board must amend them or funds appropriated to the licensing board in this Act will be withheld.

HF 2290 See Transportation--General. Relates to transfer of arson investigators to the Peace Officers' Retirement System.

HF 2390 By Committee on State Government. Makes numerous changes in the Iowa civil rights law. It allows a person claiming to be aggrieved by an unfair or discriminatory practice to commence an action for relief in the district court if a timely filed complaint has been on file with the Iowa Civil Rights Commission for at least 120 days and if the complainant requests a release from the Commission to commence the action and if the Commission issues the release. The release shall not be issued if a finding of no probable cause has been made on the complaint by a hearing officer, or a conciliation has been executed or when the Commission has served notice of hearing upon the respondent. A person receiving a release to commence an action in the district court must do so within ninety days of the release or within one year after the filing of the complaint, whichever occurs first. It clarifies the existing definition of "public accommodation" to clearly include all public agencies, local governments and tax-supported districts that offer services to the public. It also gives the Commission the express power to investigate credit practices. It further provides that it shall not be a discriminatory employment practice to discriminate on the basis of age: (1) If the person is under 18 years of age but not by law an adult; (2) In a state or federal program which serves a bona fide public purpose; or (3) In a bona fide apprenticeship employment program if the employee is over 45 years old. It also provides that a religious qualification for instructional personnel or an administrative officer serving in a supervisory capacity at a religious educational facility or institution shall be presumed to be a bona fide occupational qualification. It allows a hearing officer under the jurisdiction of the Commission to determine probable cause, and authorizes the director to bypass the conciliation, conference and

persuasion procedure after thirty days when the process is unworkable or futile. It allows the district court or the Commission to award damages to a prevailing complainant including actual damages, court costs, and reasonable attorneys' fees and allows the court to award a respondent attorney's fees and court costs if the court finds the complainant's action was frivolous. It also establishes a referral relationship between the Commission and local agencies designated by the Commission. It prohibits a complainant filing with a referral agency from filing a complaint based on the same acts with the Commission and vice versa. It allows, however, the referral of complaints from the Commission to a referral agency and from a referral agency to the Commission. A referral agency may refuse to accept a complaint referred to it by the Commission and the decision of a referral agency is subject to judicial review. It finally includes as a discriminatory practice discrimination by an educational institution on the basis of sex in any program or activity, except athletic programs which however must offer comparable opportunities. (Effective January 1, 1979.)

HF 2420 Relates to approval by the General Assembly of transfers of funds between departments, institutions and agencies.

HF 2423 By Committee on Budget. Appropriates funds to the Department of General Services for the fiscal period beginning July 1, 1978 through June 30, 1982 for the Division of Buildings and Grounds for capital improvements and repairs, \$560,000. The design and location of all projects must be approved by the Capitol Planning Commission. The General Assembly prohibited the demolition of Executive Hills and directed the Department of General Services to determine the feasibility and duration of alternative uses for the building and report to the Budget Committee of the General Assembly. The Capitol Planning Commission is directed to make recommendations by January 1, 1980 concerning the future use of the parking facility created by the closing of Locust Street. They can include a pedestrian mall or other use or reopening Locust Street. It appropriates \$700,000 for furniture and moving expenses for agencies moving to the Hoover Building; \$250,000 for land acquisition; and \$25,000 for designs for construction in the east capitol courtyard area as part of the capitol mall project and study of an additional 300 car underground parking garage. It requires the Director of General Services to cooperate with the Capitol Planning Commission in preparation of the plans and requires the Capitol Planning Commission to make periodic reports to the Legislative Council and a report to the General Assembly in 1979. It authorizes the Director of General Services to cooperate with the city of Des Moines and the

Des Moines Metropolitan Transit Authority in the joint use of city parking facilities for state employees. It appropriates from the General Fund to the Department of General Services for the use of the Law Library Division \$42,000 certain renovations relating to bookshelves and other repairs.

HF 2426

By Committee on State Government. Strikes the annuity from the Peace Officers' Retirement System (PORS) and the local police and fire systems and provides for a gradual return of the contributions to the annuity made by members. It also revises the definition of surviving spouse to include a spouse who married a member after retirement of the member if there is no former spouse who has been granted the spouse's pension by a dissolution decree. It also increases the outside income limits of members retired on disability and requires that the disability retirees file copies of their state income tax returns. It increases the contribution rate of members for both the PORS and the local police and fire systems from 1.21 percent to 2.21 percent of compensation. Membership in the PORS is restricted to persons who have passed the physical and mental examinations and completed law enforcement training of members of the Highway Patrol. For the Iowa Public Employees' Retirement System the contribution rate is increased beginning July 1, 1979 to 3.7 percent for employees and 5.75 percent for employers. It exempts CETA employees and city managers from the IPERS unless they opt to be covered. It increases the formula benefit from 40 percent to 44 percent of the five-year average covered wage after 30 years of service. It allows sheriffs and deputy sheriffs to retire under a special provision of IPERS after 25 years of service and 60 years of age without any reduction in benefits, with the increased costs borne by additional contributions by the employee and the employer. It increases benefits for persons who retired before January 1, 1976 by \$.50 per year for the first 10 years of service, \$2.00 for the 11th through the 20th years, and \$3.00 per year for the 21st through 30th years of service. It allows persons who are retired on disability with 30 years of service but are not 65 years of age not to have benefits reduced and those who have not completed 30 years to have benefits reduced only by half the amount specified in the Code. It allows members of the General Assembly in 1979 to pay contributions plus interest for previous years of service in the General Assembly and provides Social Security for members of the General Assembly beginning in 1979. It allows members who were members of a public retirement system in another state to pay contributions for that service and receive credit for that service in computing their IPERS benefit. It establishes a study of public retirement systems. It appropriates \$195,700 as an additional appropriation for

the judicial retirement system. (The changes in PORS and the local police and fire systems are effective July 1, 1979.)

- HF 2450 By Committee on Budget. Appropriates from the general fund for the next fiscal year \$3,856,600 to the State Educational Radio and Television Facility.
- HF 2462 By Committee on Sifting. Relates to erroneous and obsolete sections of the Code relating to payment of salaries of members of the General Assembly, approval of the State Comptroller for expenditures of the Code Editor, written orders for detention of mentally ill persons, and repeals sections no longer needed because of repeals of other sections.
- HF 2466 By Committee on Claims. Approves and appropriates moneys for thirty-two claims against the state which were originally disapproved by the State Appeal Board. The claims are paid from the reimbursement fund in cases involving the refund motor vehicle fees and the general fund of the state in other cases. All other claims considered by the Committee on Claims as of May 12, 1978 are disapproved.
- SF 72 By Murray and Hill of Polk. Provides that fine art be integrated in newly-constructed state buildings with not less than one-half of one percent of the total estimated costs of the building to be included in the plans for the building's fine art elements and requires the contracting officer or principal user to coordinate the fine art with the Iowa State Arts Council.
- SF 244 By Committee on Judiciary. Transfers the Code Editor from the judicial to the legislative branch. The Code Editor would serve at the pleasure of the Legislative Council. The Act also creates an office of the Administrative Rules Coordinator as a part of the Governor's office which receives all notices of intended action and adopted rules, provides the Governor with the opportunity to review the rules, establishes the style and form for administrative rules, and transmits the notices and rules to the Code Editor for publication. The Act also provides the Administrative Rules Review Committee, Governor and Attorney General with the authority to limit any rule adopted without notice and public participation to 180 days duration. The Act gives the Governor the power now also held by the Committee and the Attorney General to object to a rule shifting the burden of proof when the rule is litigated. The Governor is authorized to rescind a rule within 35 days of its publication. The Committee may delay the effective date of a rule for 45 calendar days during which the General Assembly is in regular session. During that period the

General Assembly may disapprove of a rule by a joint resolution signed by the Governor. The Act also exempts agency subpoenas from the distance limitation on civil subpoenas.

SF 2127

By Budget Subcommittee on State Government. Appropriates for the next fiscal year from the general fund of the state, \$4,500 to the Iowa Academy of Science for the support of publications; \$220,000 to the Iowa State Arts Council for salaries and support and \$10,000 for grants to county care facilities to establish programs in the arts; \$3,500 to the Capitol Planning Commission; \$359,800 to the Iowa State Historical Department, Division of the State Historical Society; \$128,000 to the Iowa State Historical Department, Division of Historic Preservation; \$351,573 for the Division of Historic Museum and Archives plus an appropriation of \$20,000 for a State Archivist, and \$18,000 for per diem and expenses for the State Historical Board. It appropriates \$25,000 to the Capitol Planning Commission for the selection of a site and development of an architectural plan for a new historical building, including a determination of the availability of federal funds. It appropriates \$182,096 to the Law Library Division; \$99,940 to the Medical Library Division; and \$310,167 for the State Library; \$5,000 for the Citizens Library Conference; \$763,906 for the regional library system; and \$15,243 for cost-of-living salary increases for regional library staff. It appropriates \$703,532 to the Office for Planning and Programming for salaries and support; \$880,207 to the Iowa Merit Employment Department for salaries and support and \$132,248 for implementation of a data processing system. In addition, an appropriation made for the last fiscal year for the data processing which is unencumbered is allowed to carryover to the next fiscal year. It appropriates \$967,585 to the Bureau of Labor and allows such funds to be spent to match federal funds on a 90-10 basis and includes 10 new positions under the Occupational Safety and Health Program. It appropriates \$75,485 to the Lieutenant Governor; \$40,760 to the Executive Council; \$34,780 for membership in the Council of State Governments; \$26,900 for membership in the National Conference of State Legislatures; \$8,240 for membership and expenses of members for the Commission on Uniform State Laws; \$260,657 to the Legislative Fiscal Bureau; \$561,837 to the Legislative Service Bureau and \$15,000 for Code data processing programs and services; \$750 to the Pioneer Lawmakers; and \$159,684 to the Office of Citizens' Aide.

SF 2128

By Budget Subcommittee on State Government. Appropriates from the general fund for the next fiscal year, \$410,276 for salaries and support of the general office of the Governor and \$6,000 for expenses of the Governor.

It appropriates \$116,300 for salaries, support, and maintenance of the Governor's Mansion and \$180,000 for security to the Governor and the Governor's Mansion using Department of Public Safety personnel. It restricts the transfer of any other funds to be used for the Governor's Mansion, including funds from the performance of duty section of the Code. It requires the Governor's Mansion to be open to the general public without prior appointment at least 10 hours each week. It appropriates \$50,000 for committees and task forces appointed by the Governor. It provides for payment of the expenses of the office of the Administration Rules Coordinator for the next fiscal year from the standing unlimited appropriation of the Code Editor.

SF 2170 By Committee on State Government. Advances latest date for political parties to hold precinct caucuses in general election years from second Monday in May to second Monday in February, reflecting and reinforcing practice of holding very early caucuses to begin delegate selection process (i.e., delegates to county conventions, in both presidential and nonpresidential general election years), which has developed in past several years. (Emergency: Effective April 6, 1978.)

SF 2230 By Budget Subcommittee on State Government. Directs the Executive Council to sell the Valley Bank Building by a sealed bid procedure. Funds from the sale are to be deposited in the general fund.

SF 2247 By Committee on Budget. Provides that a person who retires from state employment after July 1, 1977 will be credited with the number of days of his or her accrued sick leave and provides an appropriation of \$35,000 to the State Comptroller for an actuarial study of alternative methods to compensate employees for accrual of sick leave. It directs the Governor to set up a temporary program of granting employees additional vacation time of up to one-half day if an employee does not use sick leave during a month. If the employee elects the vacation time, he or she will not accrue additional sick leave. It also strikes provisions relating to active and banked sick leave and allows unlimited accrual of sick leave.

TAXATION

- HF 68 By Miller of Buchanan. Increases the time period during which the Director of Revenue may extend the payment of inheritance taxes for hardship cases from three years to ten years. (Retroactive to January 1, 1978.)
- HF 411 By Committee on Ways and Means. Provides that the inheritance tax due on life estates in real and personal property shall be paid not later than fifteen months after the death of the decedent. (Effective July 1, 1977.)
- HF 412 By Committee on Ways and Means. Provides two exceptions for the reporting of stock transfers for inheritance tax purposes. (Effective January 1, 1979.)
- HF 415 By Committee on Ways and Means. Prohibits the deduction of certain debts for inheritance tax purposes in cases where the debts are attributable or secured by property which is not subject to inheritance tax. Also allows deduction of property taxes computed on fiscal year basis rather than calendar year basis. (Effective January 1, 1979.)
- HF 463 See Education. Relates to property tax levy for enrichment purposes for school districts.
- HF 491 By Committee on Transportation. Raises the motor fuel tax from 7 cents per gallon to 8 1/2 cents per gallon on July 1, 1978 and to 10 cents per gallon on July 1, 1979. The special fuel tax is raised from 8 cents per gallon to 10 cents per gallon on July 1, 1978 and 11 1/2 cents per gallon on July 1, 1979. The Act discourages the construction of diagonal highways and allows transfer of money along with the transfer of road responsibilities from one jurisdiction to another. It requires the propagation of a study of all road construction and maintenance needs in the state as well as a state park road needs study to be updated quadrennially. It allocates the road use tax funds, after specific dollar allocations, 45 percent rather than 47 percent to the primary road fund, 28 percent rather than 29 percent to the secondary road fund of the counties, and 18 percent rather than 15 percent to the street construction fund of the cities. The Act changes the allocation for parks and institutional roads to .65 percent of the road use tax funds. It appropriates \$500,000 for the railroad grade crossing surface repair fund, \$7,100,000 to the primary road funds, and \$500,000 to the Iowa Department of Soil Conservation for wind erosion control barriers. It holds all counties harmless by guaranteeing at least the amount the county received for the fiscal year beginning July 1,

1977 for both secondary and farm-to-market road funds. The Act requires the development of a five-year road plan for cities with a population of 5,000 or more, and an annual plan for cities of less than 5,000 and more than 1,000. It excepts political subdivisions from motor fuel and special fuel taxes and requires reports by such political subdivisions of the gas tax savings. It allows the bulk purchase of special fuel by special fuel users for use for highway purposes upon payment of the special fuel tax. It implements the functional reclassification of roads effective July 1, 1979.

- HF 2035 By Committee on Ways and Means. Provides that a tract of land and improvements thereon used for agricultural or horticultural purposes and located within the corporate limits of a city are subject to a city tax levy rate of not more than three dollars and three-eighths cents per thousand dollars of assessed value. (Emergency: Effective July 3, 1978 and retroactive to January 1, 1978.)
- HF 2036 See Counties. Relates to the inclusion of taxing districts in the definition of "political subdivision".
- HF 2037 By Committee on Ways and Means. Updates references to the Internal Revenue Code in the Iowa individual and corporate income tax and the franchise tax to include the provisions of the 1977 Federal Tax Reduction and Simplification Act. (Emergency: Effective March 2, 1978.)
- HF 2132 By Committee on Ways and Means. Clarifies the statute of limitations for examining state tax returns and provides that in lieu of the statute of limitation for any prior year for which a reduction or elimination of an underpayment of tax due or an overpayment of tax for that prior year results from the carryback to that prior year of a net operating loss or net capital loss, the period shall be the period of limitation for the year of the net operating loss or net capital loss. (Effective January 1, 1979 for tax years ending on or after that date.)
- HF 2137 See Education. Relates to taxes levied for area school operation.
- HF 2190 By Committee on Ways and Means. Provides that for valuations established as of January 1, 1979 for agricultural property and residential property, if the growth in assessed value is less than six percent for either class of property, then the assessed valuations of both classes of property shall be increased by the same percentage. If the growth in the assessed value of agricultural and residential property is six percent or more, then the assessed valuations of both classes of property shall be increased by six percent. Also

provides for the determination of assessed value of agricultural property and residential property in charter cities which levy and collect their own taxes for 1978 and 1979. (Emergency: Effective June 16, 1978.)

- HF 2289 By Committee on Budget. Transfers the responsibility to administer the interstate fuel use tax law from the Department of Revenue to the State Department of Transportation.
- HF 2356 By Committee on Ways and Means. Provides authority for the Director of Revenue to obtain records necessary to determine the fair and reasonable market value of industrial property and requires owners of industrial property to file reports listing machinery with the assessors. Also creates a reassessment fund from which the Director of Revenue may lend funds to local conference boards and assessors to revalue property within the assessor jurisdiction when so ordered by the Director of Revenue.
- HF 2361 See Education. Relates to an increase in the enrichment tax levy.
- HF 2407 By Committee on Ways and Means. Authorizes the issuance of tax anticipatory warrants to meet the expenses for operation and maintenance of memorial hospitals constructed pursuant to Chapter 37 of the Code. (Effective January 1, 1979.)
- HF 2438 By Committee on Ways and Means. Increases the reimbursement percentages for the extraordinary property tax relief for elderly and disabled persons, increases the amount of household income which qualifies for the additional relief, includes all special assessments paid as property tax for determining the amount of reimbursement and permits those elderly and disabled persons earning \$5,000 or less per year to file a claim for reimbursement of all the special assessment which is to be paid in that year which is in addition to the regular reimbursement. (Effective January 1, 1979 for all provisions except the one permitting the claiming for reimbursement of all special assessments to be paid by those making \$5,000 or less, which provision is effective July 1, 1978.)
- HF 2440 See Health. Appropriates funds for substance abuse and other health programs and imposes a tax on beer and liquor with revenues generated earmarked for substance abuse programs. (Item vetoed by Governor.)
- HF 2463 By Committee on Sifting. Provides that the motor fuel and special fuel held in inventory upon which the present gas tax has been paid shall be subject to the additional

tax imposed on motor fuel and special fuel on July 1, 1978 and July 1, 1979 if the additional tax is imposed. (Emergency: Effective June 27, 1978.)

- SF 221 By Committee on Ways and Means. Provides that only one special examination may be given for a particular assessor vacancy. The conference board is required to appoint an assessor from the list of qualified applicants received from the Department of Revenue within seven days from the date of receipt of the examining board's report. Also requires certification of assessors, and those assessors granted a restricted certificate must become certificated before they are eligible for reappointment. Effective January 1, 1980, an assessor must complete 240 hours of continuing education within a six-year period and a deputy assessor must complete 150 hours of continuing education within a six-year period to be certificated.
- SF 141 By Committee on Ways and Means. Defines the term "withholding agent" for income tax purposes to clarify the current law regarding the person who may be held responsible for remitting an employee's withheld taxes to the state. (Effective January 1, 1978.)
- SF 336 By Readinger and Slater. Authorizes cities and counties to impose, after approval at a referendum, a hotel and motel tax of up to seven percent on the gross receipts from the renting of rooms. The Director of Revenue is charged with administering the tax and all moneys collected are to be remitted to the city or county where collected to be used for building, acquiring or improving cultural or entertainment facilities, for any purpose for which property taxes may be spent and repayment of bonds issued for the purpose of building, acquiring or improving cultural or entertainment facilities.
- SF 380 See Law Enforcement and Criminal Offenses. Relates to the tax for unified law enforcement purposes.
- SF 2043 By Gallagher. Allows the partial payment of special assessments without interest if made within thirty days after the certification of the special assessment and allows payment to be made to the city clerk if the property is within an incorporated area. (Effective January 1, 1979.)
- SF 2054 By Committee on Ways and Means. Provides that all school district income surtax money received after November first of the year following the school budget year shall be credited to the general fund of the state with refunds to also be paid by the state effective July 1, 1980. The Department of Revenue is to conduct a study to determine the amount of revenue affected by this Act and report to the General Assembly on or before January 15, 1980.

- SF 2056 By Committee on Ways and Means. Provides for a business-nonbusiness distinction in allocating and apportioning corporate net income. The new law actually codifies into law the same provisions which the Department of Revenue has had in their rules. (Effective January 1, 1977.)
- SF 2137 By Committee on Ways and Means. Imposes a tax on generation skipping transfers in an amount equal to the maximum federal estate tax credit allowed for state estate, inheritance, legacy or succession tax paid in respect of property included in any generation skipping transfer. (Retroactive to April 30, 1976, for any generation skipping transfer made on or after that date.)
- SF 2173 By Committee on Ways and Means. Provides that persons purchasing tangible personal property or services which are exempt from the sales tax shall do so subject to an exemption certificate issued by the Department of Revenue. The Act legalizes exemption certificates which the Department has used for a number of years and provides that the purchaser is liable for any sales tax due if the Department determines that a particular sale should have been subject to the sales tax. (Effective January 1, 1979.)
- SF 2184 By Committee on Ways and Means. Imposes a tax upon freight line and equipment car companies based on the loaded miles traveled within the state, eliminates the previous property tax, makes an appropriation to the railroad assistance fund of \$1,700,000 and requires the Department of Transportation to conduct a study of the feasibility and methods of establishing a state authority for the bonding, purchase and lease of railroad cars for the transportation of commodities within and without the state. (Effective for all taxes due on or before the first Monday in June of 1978.) (Portions of the Act earmarking certain tax receipts for the railroad assistance fund were item vetoed by the Governor.)
- SF 2194 By Committee on Ways and Means. Authorizes the spouse of a claimant to sign for the claimant for the homestead property tax credit and military exemption and allows filing for homestead property tax credit by mail. (Effective January 1, 1979 except for the signing by the spouse for the claimant for the homestead credit and military exemption which is retroactive to January 1, 1978.)
- SF 2209 See Energy. Relates to property tax incentives for solar energy and methane gas production systems.
- SF 2210 By Committee on Ways and Means. Provides for the computation of the net operating loss deduction for individual and corporate income tax purposes. Also

provides for the deduction of certain political contributions up to \$100 by individuals or \$200 in the case of a married couple filing a joint return. (Emergency: Effective May 20, 1978.)

TRANSPORTATION--GENERAL

- HF 491 See Taxation. Relates to increases in the motor fuel and diesel fuel taxes.
- HF 2283 By Committee on Transportation. Defines railroad spur track and provides procedures before the Transportation Regulation Board for regulation of the construction, operation or termination of such tracks. (Effective January 1, 1979)
- HF 2289 See Taxation. Relates to the administration of the interstate fuel use tax law.
- HF 2290 By Committee on Budget. Appropriates for the fiscal year beginning July 1, 1978 and ending June 30, 1979 for general operations \$190,780 to the Iowa Crime Commission, \$488,000 to the Iowa Law Enforcement Academy, \$1,835,000 to the military division of the Department of Public Defense, and \$102,000 to the Office of Disaster Services. It also appropriates \$100,000 for capitals and \$231,000 for the construction of a national guard armory in Dubuque. It appropriates \$17,970,700 to the Department of Public Safety. It appropriates to the State Department of Transportation from the general fund of the state the sum of \$8,090,000, which includes \$1,950,000 for public transit and \$1,700,000 for railroad assistance. It also appropriates \$100,000 annually for each fiscal year beginning July 1, 1978 and ending June 30, 1988 for the acquisition and construction of highway-associated project components for the Great River Road. The Act appropriates to the State Department of Transportation \$7,762,500 from the road use tax fund. It appropriates to the State Department of Transportation from the primary road fund the sum of \$88,512,500, with an additional \$100,000 to conduct a study of the effect of chemical road deicing programs. It also appropriates \$334,700 to the State Department of Transportation from the aeronautics fund. It also places arson investigators under the Peace Officers Retirement System and re-assigns arson investigators from the Department of Public Safety to the Fire Marshal's Office. (Portions of the Act requiring the adoption of rules under the Administrative Procedures Act for the internal affairs division of the Department of Public Safety and a contingency for transfer of funds for branch line revitalization were item vetoed by the Governor.)
- HF 2296 By Committee on Transportation. Provides that the cost of energy for operation of freeway lighting systems within the corporate boundaries of cities, shall be paid from the primary road fund.

- SF 2068 By Schwengels. Provides a procedure for the transfer of title and interest to road rights-of-way owned by a jurisdiction that is not responsible for the road to the jurisdiction that is responsible for the road. Transfers among the state, counties, and cities are provided for with indexing and recording requirements in the county in which the right-of-way is located. (Effective January 1, 1979)
- SF 2169 By Committee on Transportation. Strikes an exemption to the use of state funds for demonstration commuter air carrier service in the state, and confines the duties for issuing sufficiency ratings by the State Transportation Commission to issuing ratings for public airports owned by governmental subdivisions. The Act raises the lowest aircraft registration fee to \$15 and the fee for interstate airline operation is set at \$35, striking the current formula computation, and provides a fee of \$15 to register antique aircraft. It strikes the requirement that intoxication convictions while operating an aircraft must be posted in state liquor stores.
- SF 2184 See Taxation. Relates to a tax on freight line and equipment car companies and makes an appropriation to the railroad assistance fund.

TRANSPORTATION--VEHICLES

HF 2216

By Committee on Transportation. Specifies new duties for the Railroad Division of the Department of Transportation to evaluate railroad trackage. It replaces the penalty provisions of the railroad laws with a uniform schedule of violations. The Act modifies the procedure to eliminate rail agency service and authorizes reduced rates for certain rail shipped products. It provides for the use of the grade crossing safety funds to construct flasher lights or gate arm signals at railroad crossings and it repeals certain sections of the railroad law.

SF 2187

By Committee on Transportation. Establishes a new chapter providing for the registration of authorized vehicle recyclers upon payment of a fee of \$35.00. It prohibits the selling, dismantling, restoring, storing, salvaging or recycling of more than 6 vehicles per year without first obtaining a license from the State Department of Transportation. It prevents registration of any vehicle if the applicant has not required registration fees for another vehicle when due. The Act excepts the junking certificate and salvage certificate of title provisions from the red title provisions, strikes the requirement that insurance companies obtain a red title for unrecovered stolen vehicles and provides for issuance of a salvage certificate of title. It provides for the issuance of a junking certificate for a vehicle junked or demolished and a salvage certificate of title for damaged vehicles which are to be rebuilt. It requires inspection by a peace officer prior to reissuing a certificate of title for a vehicle under a salvage certificate of title. The Act allows a peace officer to inspect vehicles or component parts in possession of a car dealer or an authorized vehicle recycler, and prohibits transfer of certificates of title to be used to identify another vehicle other than that for which the title was issued. The Act requires actual notice of a state's lien on a vehicle. It allows an individual to display an instruction permit or vehicle registration valid at the time of citation and thus avoid a fine for failure to possess. It appropriates \$105,000 for service of notice of the suspension of a license. It eliminates inspection of emission control devices upon transfer. The Act rewrites the designations of colored lights on traffic control devices, and specifies driving practices at stop, yield, railroad crossings and highway crossings. The Act requires replacement of all green running lights with amber, white, or yellow by January 1, 1980. The Act allows for application to the district court for a "temporary restricted permit" for travel to and from work in cases of extreme hardship after suspension or revocation of a motor vehicle license. It allows

movement of oversized loads of hay, straw or stover without the prerequisite of "emergency conditions" subject to permit. It raises the cost for licensing car lots from \$5 to \$10 and allows for temporary car lot permits for fairs.

SF 2215

By Committee on Transportation. Provides for the posting of a bond to pay for the costs of modifying a motor vehicle franchise. The Act exempts from certain tariff filing requirements motor truck operators transporting certain agricultural products. The Act provides an exemption for certain passenger services serving disabled passengers from the certification requirements for motor carriers. It extends to four years the time allowed for filing refund applications for certain motor vehicle registration fees. It eliminates the maximum contracts a contract carrier may have before being considered a motor carrier. (Effective January 1, 1979)

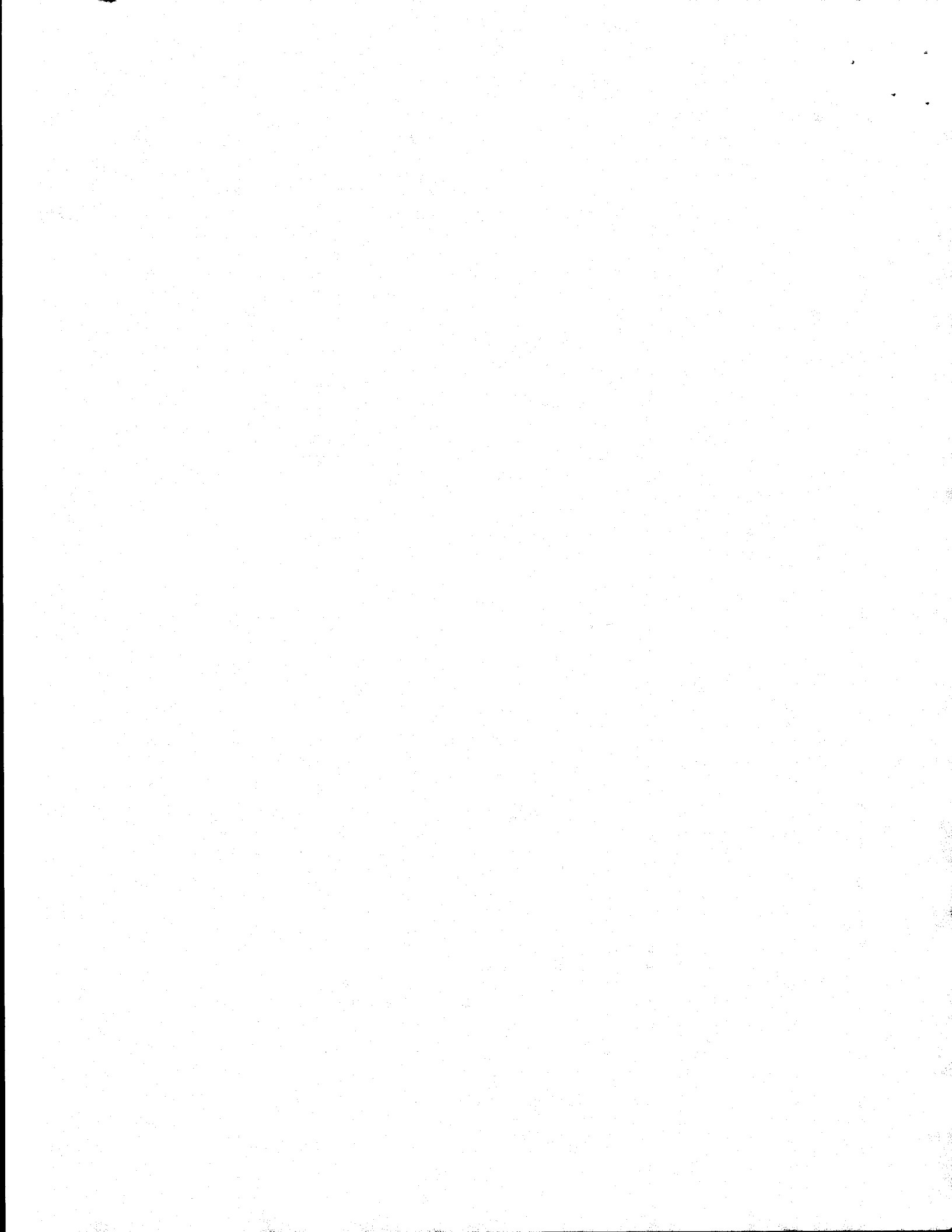
APPENDIX II

FINAL DISPOSITION OF BILLS AND RESOLUTIONS

The following is a tabulation of bills and resolutions recommended as the result of interim studies by standing committees and subcommittees of standing committees and the number of such bills and resolutions subsequently enacted by the 1978 Session of the Sixty-seventh General Assembly. The figures appearing in this tabulation deserve some qualification. It should be noted that while some interim committees did not make any legislative recommendations, work continued on the subjects the committees studied and enactments eventually resulted. In some cases policy recommendations were made by a committee which were later incorporated into legislation that was enacted. In other instances the substance of legislation recommended by a committee was enacted in an amended form in another bill. Also some of the committees were instructed to review a bill that had already passed the house of origin and the committee recommended amendments to the bill that were later adopted with modifications. The footnotes that appear after some of the figures are intended to clarify some of these situations. This tabulation does not include those committees that were formed to perform an oversight function only with no legislative recommendations anticipated.

RECOMMENDED BY STANDING COMMITTEE AND
SUBCOMMITTEES OF STANDING COMMITTEES

	Recommended	Enacted
Corporate Farm Reporting Subcommittee of the Committees on Agriculture	1	1 ¹
Title XX Subcommittee of the Committees on Budget	1 + 8 resolutions	7 ² resolutions
Banked Sick Leave Subcommittee of the Committees on Budget	1	1
Federal Funds Subcommittee of the House Committee on Budget	1	0
Community Development Subcommittee of the House Committee on Cities and the Senate Committee on County Government	2	1
Metro Government Subcommittee of the Committees on Cities	2 + 1 resolution	1 + 1 resolution
Mortgage Loan Subcommittee of the Committees on Commerce	0	0



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RECOMMENDED BY STANDING COMMITTEE AND
SUBCOMMITTEES OF STANDING COMMITTEES

	Recommended	Enacted
Corporate Farm Reporting Subcommittee of the Committees on Agriculture	1	1 ¹
Title XX Subcommittee of the Committees on Budget	1 + 8 resolutions	7 ² resolutions
Banked Sick Leave Subcommittee of the Committees on Budget	1	1
Federal Funds Subcommittee of the House Committee on Budget	1	0
Community Development Subcommittee of the House Committee on Cities and the Senate Committee on County Government	2	1
Metro Government Subcommittee of the Committees on Cities	2 + 1 resolution	1 + 1 resolution
Mortgage Loan Subcommittee of the Committees on Commerce	0	0

Utility Rate Subcommittee of the Committees on Commerce	0	0
Municipal Utilities Subcommittee of the Senate Committee on Commerce and the House Committee on Energy	1	0
County Home Rule Subcommittee of the Committees on County Govern- ment	1	1
Women in Education Subcommittee of the Committees on Education	2	1 ³
School Finance Subcommittee of the Committees on Education	5	4 ⁴
Area Education Agency Subcommittee of the Senate Committee on Education	1	1
Nuclear Power Subcommittee of the Committees on Energy	0	0
Hazardous Waste Subcommittee of the Committees on Energy	0	0
Mandatory Deposit Bill Study by the Senate Committee on Energy	1	1
Public Health Systems Subcommittee of the Committees on Human Resources	0	0
Juvenile Services Subcommittee of the Committees on Human Resources	4	0
Nursing Home Costs Subcommittee of the Committees on Human Resources	0	0
Food Stamps Subcommittee of the Committees on Human Resources	0	0
Allocation of Judges Subcommittee of the Committees on Judiciary	0	0
Penal and Correctional Systems Subcommittee of the Committees on Judiciary	6	3
Iowa-Nebraska Boundary Dispute Sub- committee of the Committee on Judiciary	1	1

Juvenile Justice Subcommittee of the Senate Committee on Judiciary	1	1
Criminal Code and Public Officials Subcommittee of the Senate Commit- tee on Judiciary and the House Committee on State Government	1	1 ⁵
Unemployment Insurance Subcommittee of the Committees on Labor and Industrial Relations	1	0
Comprehensive Water Study Subcom- mittee of the Committees on Natural Resources	4	2
Conservation Commission Subcommit- tee of the Committees on Natural Resources	2	2
Retirement Systems Subcommittee of the Committees on State Government	1	1
Obsolete Boards and Commissions Subcommittee of the Committees on State Government	3	2
Uniform Landlord Tenant Act Sub- committee of the Committees on State Government	2	2
Civil Rights Law Subcommittee of the Committees on State Government	1	1
Open Meetings Law Subcommittee of Committees on State Government	1	1
Railroad Subcommittee of the Com- mittees on Transportation	0	0
Tax Study Subcommittee of the Com- mittees on Ways and Means	3	2
Renters Credit Subcommittee of the Committees on Ways and Means	0	0
County Fees and Equipment Car Tax Subcommittee of the Committees on Ways and Means	0	0
Road Use Tax Subcommittee of the Senate Committee on Ways and Means	1	1

Franchise Tax Subcommittee of the House Committee on Ways and Means	3	1
Real Estate Price Disclosure Sub- committee of the House Committee on Ways and Means	<u>3</u>	<u>2</u>
TOTAL	66	43

- 1 Substance of bill recommended was incorporated in HF 2101.
- 2 Substance of resolutions reflected in HF 2163 with one recommendation item vetoed by the Governor.
- 3 Modified version of bill recommended incorporated in HF 2390.
- 4 Substances of bills recommended was enacted in HF 2361 and HF 463.
- 5 Vetoed by the Governor.

RECOMMENDED BY SPECIAL STUDY COMMITTEES

	Recommended	Enacted
Tort Liability Problems of State and Local Government	8	0
Public Employment	0	0
IPBN Study	<u>3</u>	<u>0</u>
TOTAL	11	0

APPENDIX III

SECTIONS AMENDED OR REPEALED
 SECOND SESSION, 67TH G.A.
 June 20, 1978

	<u>Eff. Date</u>		
Ch. 2	7-1-78	Add new sections (1-1-88 Repeal)	HF 246
Ch. 2	PC	Add new section	HF 2329
Ch. 2	7-1-78	Add new section	HF 2285
2.10, sub. 5, unnum. para. 1 as amended by Ch. 3, sec. 3, Acts of 67th- 1st G.A.	7-1-78	Amended	HF 2462
2.42	7-1-78	Add new subsection (1-1-88 Repeal)	HF 246
2.42, sub. 11, as amended by Ch. 38, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	SF 244
2.46, sub. 4	7-1-78	Stricken	HF 246
Ch. 7	7-1-78	Add new section	SF 244
8.39, after unnum. para. 2	7-1-78	Add new unnum. para.	HF 2420
12.8	7-1-78	Add new unnum. para.	HF 2165
14.1	7-1-78	Amended	SF 244
14.6, sub. 5	7-1-78	Amended	SF 244
14.6, sub. 6	7-1-78	Stricken	SF 244
14.10, sub. 2	7-1-78	Amended	SF 244
14.12, subs. 1 & 2	7-1-78	Amended	SF 244
14.12, sub. 9	7-1-78	Amended	SF 244
14.13, unnum. para. 1	7-1-78	Amended	SF 244
14.13, sub. 1	7-1-78	Amended	SF 244
14.16	7-1-78	Amended	SF 244
14.20	7-1-78	Amended	SF 244
14.21, unnum. para. 1	7-1-78	Amended	SF 244
14.22	7-1-78	Amended	HF 2462
17A.4	7-1-78	Add new subsection	SF 244
17A.4, sub. 1	PC	Amended	HF 2099
17A.4, sub. 1, para. a	7-1-78	Amended	SF 244
17A.4, sub. 2	7-1-78	Amended	SF 244
17A.4, sub. 4	PC	Amended	HF 2099
17A.4, sub. 4, para. a	7-1-78	Amended	SF 244
17A.4, sub. 5	PC	Amended	HF 2099
17A.5, sub. 1	7-1-78	Amended	SF 244
17A.5, sub. 2, unnum. para. 1	PC	Amended	HF 2099
17A.5, sub. 2, para. b	7-1-78	Amended	SF 244
17A.6	PC	Add new subsection	HF 2099
17A.6	PC	Amended	HF 2099
17A.6, sub. 1, as amended by H.F. 2099, sec. 4	7-1-78	Amended	SF 244
17A.8	7-1-78	Add new subsection	SF 244
17A.8, sub. 5	PC	Amended	HF 2099
17A.13, sub. 1	7-1-78	Amended	SF 244
17.22, unnum. para. 2	PC	Amended	HF 2099

17.33	7-1-78	Repealed	SF 2100
18.63, unnum. para. 2	7-1-78	Amended	SF 2100
18.118	7-1-78	Amended	SF 2200
18A.1	7-1-78	Amended	HF 32
18A.2	7-1-78	Amended	HF 32
18A.3	7-1-78	Add new unnum. para.	HF 32
18A.4	7-1-78	Amended	HF 32
18A.5	7-1-78	Amended	HF 32
20.17, sub. 3	1-1-79	Amended	HF 2074
Ch. 22	7-1-78	Repealed	HF 2033
Ch. 24, as amended by Ch. 43, sec. 1, Acts of 67th-1st G.A.	7-1-78	Add new unnum. para.	HF 2036
Ch. 24, as amended by Ch. 43, sec. 1, Acts of 67th-1st G.A.	PC	Add new unnum. para.	SF 2151
24.22	PC	Amended	SF 2115
24.41	PC	Amended	HF 2128
24.42, unnum. para. 2	PC	Amended	HF 2128
25A.14	1-1-79	Add new subsection	SF 2133
25A.14, sub. 6	7-1-78	Repealed	HF 2033
Ch. 28A	1-1-79	Amended	HF 2074
Ch. 28C	7-1-78	Repealed	HF 2033
Ch. 28E	7-1-78	Add new section	SF 380
28E.21	7-1-78	Amended	SF 380
28E.22	7-1-78	Amended	SF 380
28E.23	7-1-78	Amended	SF 380
Ch. 28E, after sec. 28E.23	7-1-78	Add new section	SF 380
28E.24	7-1-78	Amended	SF 380
28E.26	7-1-78	Amended	SF 380
29A.1, sub. 11	7-1-78	Repealed	HF 2175
29A.11	7-1-78	Amended	HF 2175
29A.12, unnum. para. 2	7-1-78	Stricken	SF 264
29A.14	1-1-80	Amended	HF 2175
29A.16, unnum. para. 1	7-1-78	Amended	HF 2175
29A.35	7-1-78	Amended	SF 2200
29A.36	7-1-78	Amended	SF 2200
29A.38	7-1-78	Amended	SF 2200
29A.39	7-1-78	Amended	SF 2200
29A.40	7-1-78	Amended	SF 2200
29A.42	7-1-78	Amended	SF 2200
29A.43	7-1-78	Amended	SF 2200
29A.44	7-1-78	Amended	SF 2200
29A.56	7-1-78	Repealed	HF 2033
Ch. 30	7-1-78	Repealed	HF 2033
32.1	7-1-78	Amended	SF 2200
35.1	7-1-78	Repealed	SF 264
35.2	7-1-78	Amended	SF 264
35.4	7-1-78	Amended	SF 264
35.5	7-1-78	Amended	SF 264
35.6	7-1-78	Amended	SF 264
35.7	7-1-78	Amended	SF 264
35.9, unnum. para. 1	7-1-78	Amended	SF 264
35.10	7-1-78	Amended	SF 264

Ch. 35A	7-1-78	Repealed	SF 264
Ch. 35B	7-1-78	Repealed	SF 264
Ch. 35C	7-1-78	Repealed	SF 264
Ch. 37	1-1-79	Add new sections	HF 2407
Veto 39.3	7-1-78	Add new subsection	HF 593
43.4, unnum. para. 1	PC	Amended	SF 2170
Veto 43.56	7-1-78	Repealed	HF 593
Veto 43.57	7-1-78	Repealed	HF 593
Veto 43.58	7-1-78	Repealed	HF 593
Veto 43.66	7-1-78	Amended	HF 593
Veto 43.78, sub. 1, para. c	7-1-78	Amended	HF 593
Veto 43.88	7-1-78	Add new unnum. para.	HF 593
Veto 43.92	7-1-78	Amended	HF 593
Veto 43.93	7-1-78	Amended	HF 593
Veto 43.103	7-1-78	Repealed	HF 593
Veto 43.117	7-1-78	Amended	HF 593
43.119	7-1-78	Amended	SF 2200
Veto 45.1	7-1-78	Amended	HF 593
Veto Ch. 47	7-1-78	Add new section	HF 593
Veto 48.2	PC	Amended	HF 593
Veto 48.3	PC	Amended	HF 593
Veto 48.6, last unnum. para.	PC	Stricken	HF 593
Veto 48.7	PC	Amended	HF 593
Veto 48.8, unnum. para. 1	7-1-78	Amended	HF 593
Veto 48.10	7-1-78	Amended	HF 593
Veto 48.11	PC	Amended	HF 593
Veto 48.12	PC	Add new unnum. para.	HF 593
Veto 48.15	7-1-78	Amended	HF 593
Veto 48.31, sub. 1	7-1-78	Amended	HF 593
Veto 48.31, sub. 3	7-1-78	Amended	HF 593
Veto Ch. 49, after sec. 49.13	7-1-78	Stricken	HF 593
Veto 49.10	7-1-78	Add new section	HF 593
Veto 49.20	7-1-78	Add new subsection	HF 593
Veto 49.21, unnum. para. 2	7-1-79	Amended	HF 593
Veto 49.72	PC	Amended	HF 593
Veto 49.77, sub. 4	7-1-78	Amended	HF 593
Veto 49.81	PC	Amended	HF 593
Veto 49.83	PC	Amended	HF 593
Veto 49.104	PC	Amended	HF 593
Veto 49.125	7-1-78	Add new subsection	HF 593
Veto Ch. 50	7-1-78	Amended	HF 593
Veto 50.17	7-1-78	Add new section	HF 593
Veto 50.20	PC	Amended	HF 593
Veto 50.23	PC	Amended	HF 593
Veto 53.17	PC	Amended	HF 593
Veto 53.22, sub. 1, para. c	7-1-78	Amended	HF 593
Veto Ch. 56	7-1-78	Amended	HF 593
Veto Ch. 56	PC	Add new section	HF 593
Veto 56.18	7-1-78	Add new section	HF 593
Veto 56.19	7-1-78	Amended	HF 593
Veto 56.25	7-1-78	Amended	HF 593
Veto 57.1, sub. 2, para. c	7-1-78	Amended	HF 593
64.1, sub. 6	7-1-78	Amended	HF 593
64.6, sub. 23	1-1-79	Amended	HF 2063
	7-1-78	Stricken	HF 2462

	68A.7	7-1-78	Add new subsection	SF 389
Veto	68B.5	PC	Amended	SF 2201
	69.4, sub. 5	1-1-79	Amended	HF 2063
Veto	69.8, sub. 5	7-1-78	Stricken	HF 593
Veto	69.12, unnum. para. 1	7-1-78	Amended	HF 593
	75.10	7-1-78	Amended	HF 2023
	Ch. 79, as amended by Ch. 1, sec. 33, 1977 Extra- ordinary Session	7-1-78	Amended	SF 2247
	Ch. 79, as amended by Ch. 50, Acts of 67th-1st G.A. & Ch. 1, 1977 Extra- ordinary Session	7-1-78	Add new section	HF 2040
	79.1, as amended by Ch. 1, sec. 30, 1977 Extra- ordinary Session	7-1-78	Amended	SF 2247
	79.14	7-1-78	Repealed	SF 164
	79.15	7-1-78	Repealed	SF 164
	80.18	7-1-78	Add new unnum. para.	HF 2290
	80B.6, sub. 6	7-1-78	Amended	SF 2228
	80C.6	7-1-78	Amended	SF 2208
	Ch. 83A	PC	Add new sections	HF 2354
	Ch. 85	1-1-79	Add new section	SF 2133
	85.36, sub. 10	1-1-79	Add new let. para.	SF 2133
	85.45	1-1-79	Add new unnum. para.	SF 2133
	85.61, sub. 2	1-1-79	Add new paragraph	SF 2133
	85.65	7-1-78	Amended	HF 2435
	85.66, unnum. para. 1	7-1-78	Amended	HF 2435
	88.3, sub. 5	1-1-79	Amended	SF 2133
	88.5	7-1-78	Add new subsection	HF 606
	88A.1, sub. 7	PC	Amended	SF 2233
	88A.4	7-1-78	Amended	SF 2233
	Ch. 89	7-1-78	Add new section	HF 2069
	89.1	7-1-78	Amended	HF 2069
	89.2	7-1-78	Amended	HF 2069
	89.3	7-1-78	Amended	HF 2069
	89.4	7-1-78	Amended	HF 2069
	89.5	7-1-78	Amended	HF 2069
	89.6	7-1-78	Amended	HF 2069
	89.7, as amended by HF 2069, sec. 8	7-1-78	Add new subsection	SF 2233
	89.7, subs. 1, 2, 3, 4 & 5	7-1-78	Amended	SF 2233
	89.7, subs. 5, 6 & 7	7-1-78	Amended	HF 2069
	89.8	7-1-78	Amended	HF 2069
	89.11	7-1-78	Amended	HF 2069
	89.12	7-1-78	Repealed	HF 2069
	Ch. 93	7-1-78	Add new sections	SF 2209
	Ch. 93	7-1-78	Add new sections	HF 2098
	Ch. 93	6-30-83	Repealed	HF 2098
	93.2	7-1-78	Amended	HF 2098
	93.3	7-1-78	Amended	HF 2098
	93.4	7-1-78	Amended	HF 2098
	93.5	7-1-78	Amended	HF 2098
	93.7, sub. 1, para. i	7-1-78	Amended	HF 2098

93.7, subs. 5 & 6	7-1-78	Amended	HF 2098
93.16	7-1-78	Repealed	HF 2098
95.4	7-1-78	Amended	SF 2233
Ch. 96	7-1-78	Add new sections	SF 2270
96.6, sub. 4, unnum. para. 4	7-1-78	Amended	HF 2176
96.16, sub. 4	7-1-78	Amended	SF 2270
Ch. 97A	7-1-79	Add new section	SF 2426
97A.1, subs. 2 and 6	7-1-78	Amended	HF 2290
97A.1, subs. 7 and 8	7-1-79	Amended	HF 2426
97A.1, subs. 10 and 11	7-1-79	Stricken	HF 2426
97A.1, sub. 12	7-1-79	Amended	HF 2426
97A.1, sub. 15	7-1-79	Stricken	HF 2426
97A.1, sub. 17	7-1-79	Amended	HF 2426
97A.1, sub. 18	7-1-79	Stricken	HF 2426
97A.1, subs. 19 and 20	7-1-79	Amended	HF 2426
97A.3	7-1-79	Add new subsection	HF 2426
97A.3, sub. 1	7-1-78	Amended	HF 2290
97A.3, sub. 2	7-1-79	Amended	HF 2426
97A.4, unnum. para. 2	7-1-78	Amended	HF 2290
97A.5, sub. 1	7-1-79	Amended	HF 2426
97A.6, sub. 1, para. c	7-1-79	Amended	HF 2426
97A.6, sub. 2	7-1-79	Amended	HF 2426
97A.6, sub. 4	7-1-79	Amended	HF 2426
97A.6, sub. 6	7-1-79	Amended	HF 2426
97A.6, sub. 7, para. a	7-1-79	Amended	HF 2426
97A.6, sub. 7, para. c	7-1-78	Amended	HF 2290
97A.6, subs. 8 and 9	7-1-79	Amended	HF 2426
97A.6, sub. 10	7-1-79	Stricken	HF 2426
97A.6, sub. 10	7-1-78	Amended	HF 2290
97A.6, sub. 15, para. a	7-1-79	Amended	HF 2426
97A.6, sub. 15, para. b	7-1-79	Stricken	HF 2426
97A.6, sub. 13	7-1-79	Amended	HF 2426
97A.6, subs. 19 and 20	7-1-79	Amended	HF 2426
97A.7, sub. 3	7-1-79	Stricken	HF 2426
97A.7, sub. 6	7-1-79	Amended	HF 2426
97A.8, unnum. para. 1	7-1-79	Amended	HF 2426
97A.8, subs. 1 and 2	7-1-79	Stricken	HF 2426
97A.8, sub. 3	7-1-79	Add new paragraph	HF 2426
97A.8, sub. 3, unnum. para. 1	7-1-79	Amended	HF 2426
97A.8, sub. 3, paras. a and b	7-1-79	Amended	HF 2426
97A.8, sub. 3, para. f	7-1-79	Amended	HF 2426
97A.10	7-1-79	Repealed	HF 2426
Ch. 97B	7-1-78	Add new sections	HF 2426
97B.11	7-1-78	Amended	HF 2426
97B.26	7-1-78	Amended	HF 2426
97B.41, sub. 1, para. a, unnum. para. 1	7-1-78	Amended	HF 2426
97B.41, sub. 1, para. b, subpara. 5	7-1-78	Amended	HF 2426
97B.41, sub. 2	7-1-78	Amended	HF 2426
97B.41, sub. 3, para. b	7-1-78	Add new subparas.	HF 2426
97B.41, sub. 9	7-1-78	Amended	HF 2426
97B.41, sub. 18	7-1-78	Amended	HF 2426
97B.41, sub. 20	7-1-78	Amended	HF 2426

97B.43, unnum. para. 3	7-1-78	Amended	HF 2426
97B.45, unnum. para. 1	7-1-78	Amended	HF 2426
97B.46	7-1-78	Amended	HF 2426
97B.47	7-1-78	Amended	HF 2426
97B.48, sub. 3	7-1-78	Amended	HF 2426
97B.49	7-1-78	Add new subsections	HF 2426
97B.49, sub. 5	7-1-78	Amended	HF 2426
97B.49, sub. 7	7-1-78	Amended	HF 2426
97B.50	7-1-78	Amended	HF 2426
97B.51, sub. 3	7-1-78	Amended	HF 2426
97B.52, sub. 1, para. c, unnum. paras. 2 and 3	7-1-78	Amended	HF 2426
97B.53, sub. 2	7-1-78	Amended	HF 2426
97C.2, sub. 3	1-8-79	Amended	HF 2426
104.3, sub. 1, para. k	7-1-78	Amended	SF 2233
104A.2	7-1-78	Amended	SF 384
104A.3, sub. 5	7-1-78	Stricken	SF 384
104A.3, sub. 7	7-1-78	Amended	SF 384
02900 106.5, sub. 7	1-1-79	Amended	HF 211
106.6, sub. 4	1-1-79	Stricken	HF 211
106.13, unnum. para. 2	7-1-79	Amended	HF 248
Ch. 107	1-1-79	Add new section	HF 356
Ch. 109	1-1-79	Add new section	HF 356
109.38, sub. 2	1-1-79	Amended	HF 356
109.48, unnum. para. 2	1-1-79	Amended	HF 356
109.74	1-1-79	Amended	HF 356
109.92, unnum. para. 1, as amended by Ch. 66, sec. 4, Acts of 67th- 1st G.A.	1-1-79	Amended	HF 2284
109.97, as amended by Ch. 66, sec. 5, Acts of 67th-1st G.A.	1-1-79	Amended	HF 2284
109.119	7-1-78	Repealed	SF 2200
109.123	1-1-79	Amended	HF 356
Ch. 110	1-1-79	Add new sections	HF 356
110.1, as amended by Ch. 66, sec. 6, Acts of 67th- 1st G.A.	1-1-79	Amended	HF 356
110.4	1-1-79	Amended	HF 356
110.5	1-1-79	Add new unnum. para.	HF 356
110.14	1-1-79	Add new unnum. para.	HF 356
111.17, unnum. para. 10	1-1-79	Amended	HF 356
110.18	1-1-79	Amended	HF 356
110B.2	1-1-79	Amended	HF 356
110B.3	1-1-79	Amended	HF 356
111A.6, unnum. para. 1	PC	Amended	SF 2115
111C.2, sub. 1	1-1-79	Amended	HF 127
123.3, sub. 31	7-1-78	Amended	HF 351
123.3, sub. 33	7-1-78	Amended	HF 112
123.4	7-1-78	Amended	HF 351
123.39	7-1-78	Add new unnum. para.	HF 351
123.46	7-1-78	Amended	SF 2200
123.49, sub. 2	7-1-78	Add new let. para.	HF 351

123.49, sub. 2, para. f	7-1-78	Amended	HF 112
123.90	7-1-78	Amended	SF 2200
123.126	7-1-78	Repealed	HF 351
123.140	7-1-78	Amended	HF 351
Ch. 125, as amended by Ch. 74, Acts of 67th- 1st G.A.	7-1-78	Add new section	HF 2440
125.18, sub. 5	7-1-78	Amended	SF 333
125.19, as amended by Ch. 74, sec. 30, Acts of 67th-1st G.A.	7-1-78	Repealed	SF 333
135.16	7-1-78	Repealed	HF 2033
135.17	7-1-78	Repealed	HF 2033
135B.31	7-1-78	Amended	SF 158
Ch. 135D	1-1-79	Add new section	HF 2135
135D.1	1-1-79	Add new subsection	HF 2135
135D.1, sub. 2	1-1-79	Add new paragraph	HF 2135
135D.14	1-1-79	Amended	HF 2135
135D.24	1-1-79	Add new paragraph	HF 2135
144.23	7-1-78	Add new unnum. para.	HF 547
144.27	7-1-78	Amended	SF 2131
144.34	7-1-78	Amended	SF 2131
144.49	7-1-78	Amended	SF 2131
147.1, subs. 2 & 3	7-1-78	Amended	SF 2131
147.2	7-1-78	Amended	SF 2131
147.3	7-1-78	Amended	SF 2131
147.13	7-1-78	Amended	SF 2131
147.14, sub. 1	7-1-78	Amended	SF 2131
147.23	7-1-78	Repealed	HF 2033
147.55	PC	Amended	HF 2433
147.80, sub. 10	7-1-78	Amended	SF 2131
153.19	PC	Repealed	HF 2433
153.32, sub. 1, 2, 3 & 4	PC	Stricken	HF 2433
153.33	PC	Add new subsection	HF 2433
153.34, subs. 5 & 6	PC	Stricken	HF 2433
153.34, sub. 8	PC	Stricken	HF 2433
153.34, sub. 10	PC	Stricken	HF 2433
156.1	7-1-78	Amended	SF 2131
156.2, sub. 2	7-1-78	Amended	SF 2131
156.3	7-1-78	Amended	SF 2131
156.4, subs. 2, 3, 4 & 5	7-1-78	Amended	SF 2131
156.5	7-1-78	Repealed	SF 2131
156.6	7-1-78	Repealed	SF 2131
156.7	7-1-78	Repealed	SF 2131
156.8	7-1-78	Amended	SF 2131
156.9	7-1-78	Amended	SF 2131
156.11	7-1-78	Repealed	SF 2131
156.13	7-1-78	Amended	SF 2131
159.5	7-1-78	Add new subsection	SF 2176
159.6	1-1-79	Add new subsections	SF 365
159.6, sub. 7	1-1-79	Amended	SF 365
Ch. 169	1-1-79	Amended	SF 358
Ch. 170	1-1-79	Add new section	SF 365
170.1	1-1-79	Amended	SF 365

170.2	1-1-79	Amended	SF 365
170.4	1-1-79	Amended	SF 365
170.5	1-1-79	Amended	SF 365
170.7	1-1-79	Repealed	SF 365
170.9	1-1-79	Amended	SF 365
170.10	1-1-79	Amended	SF 365
170.11	1-1-79	Repealed	SF 365
170.13	1-1-79	Repealed	SF 365
170.14	1-1-79	Repealed	SF 365
170.15	7-1-78	Repealed	HF 2462
170.16	1-1-79	Repealed	SF 365
170.17	1-1-79	Repealed	SF 365
170.18	1-1-79	Repealed	SF 365
170.19	1-1-79	Amended	SF 365
170.21	1-1-79	Repealed	SF 365
170.22	1-1-79	Repealed	SF 365
170.23	1-1-79	Repealed	SF 365
170.24	1-1-79	Repealed	SF 365
170.26	1-1-79	Amended	SF 365
170.29	1-1-79	Repealed	SF 365
170.30	1-1-79	Repealed	SF 365
170.31	1-1-79	Repealed	SF 365
170.32	1-1-79	Repealed	SF 365
170.33	1-1-79	Repealed	SF 365
170.35	1-1-79	Repealed	SF 365
170.36	1-1-79	Repealed	SF 365
170.37	1-1-79	Repealed	SF 365
170.46	1-1-79	Amended	SF 365
170.47	1-1-79	Amended	SF 365
170.50	1-1-79	Amended	SF 365
172C.1, as amended by Ch. 82, Acts of 67th-1st G.A.	7-1-78	Add new subsections	HF 2021
172C.4, as amended by Ch. 82, Acts of 67th-1st G.A.	7-1-78	Add new subsections	HF 2021
172C.4, sub. 2	7-1-78	Add new paragraph	HF 2021
172C.4, sub. 3, as amended by Ch. 82, sec. 4, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2021
172C.5, sub. 1	7-1-78	Amended	HF 2021
172C.6, sub. 2	7-1-78	Amended	HF 2021
172C.11	7-1-78	Amended	SF 2200
172C.11	7-1-78	Amended	HF 2021
172C.14	7-1-78	Amended	HF 2021
Ch. 182	7-1-78	Repealed	HF 2033
185.29	8-15-78	Amended	SF 2020
188.48, subs. 1, 2, 3 & 4	7-1-78	Amended	HF 2022
188.48, sub. 6	7-1-78	Amended	HF 2022
189A.3, unnum. paras. 1 & 2	1-1-79	Amended	SF 365
189A.17, sub. 5, paras. a & b	7-1-78	Amended	SF 2200
189A.17, sub. 5, para. d, unnum. para. 1	7-1-78	Amended	SF 2200
190.1, sub. 4, as amended by Ch. 83, sec. 1, Acts of 67th-1st G.A.	1-1-79	Amended	SF 2180

190.1, sub. 55, unnum. para. 2	1-1-79	Amended	SF 2180
Ch. 191A	1-1-79	Add new sections	SF 365
191A.1	1-1-79	Amended	SF 365
191A.2	1-1-79	Amended	SF 365
191A.3	1-1-79	Amended	SF 365
191A.4	1-1-79	Amended	SF 365
191A.5	1-1-79	Repealed	SF 365
191A.6	1-1-79	Amended	SF 365
191A.7	1-1-79	Amended	SF 365
191A.8	1-1-79	Amended	SF 365
191A.9	1-1-79	Amended	SF 365
191A.11	1-1-79	Amended	SF 365
192.1	1-1-79	Repealed	SF 365
192.2	1-1-79	Repealed	SF 365
192.3	1-1-79	Repealed	SF 365
192.4	1-1-79	Repealed	SF 365
192.30	1-1-79	Add new unnum. para.	SF 2180
192A.23	7-1-78	Repealed	HF 2462
196.14	7-1-78	Amended	SF 2200
196A.1, sub. 2	1-1-79	Amended	SF 2189
196A.5	1-1-79	Amended	SF 2189
196A.6	1-1-79	Amended	SF 2189
196A.8	1-1-79	Amended	SF 2189
196A.9, unnum. para. 2	1-1-79	Amended	SF 2189
196A.17	1-1-79	Amended	SF 2189
196A.18	1-1-79	Amended	SF 2189
196A.20	1-1-79	Amended	SF 2189
204.101, sub. 1, para. b, unnum. para. 2	7-1-78	Amended	SF 2200
204.210, sub. 5	7-1-78	Add new paragraph	HF 2294
Ch. 207	7-1-78	Repealed	HF 2033
Ch. 209	7-1-78	Repealed	HF 2033
213.1	1-1-79	Amended	HF 561
213.2	1-1-79	Amended	HF 561
213.4	1-1-79	Amended	HF 561
217.10	1-1-79	Repealed	HF 2440
217.11	1-1-79	Repealed	HF 2440
217.12	1-1-79	Repealed	HF 2440
217.30	7-1-78	Add new subsection	SF 2200
217.30, sub. 7	7-1-78	Amended	SF 2200
218.5	7-1-78	Repealed	HF 2033
218.7	7-1-78	Repealed	HF 2033
218.8	7-1-78	Repealed	HF 2033
218.34	7-1-78	Repealed	HF 2033
218.35	7-1-78	Repealed	HF 2033
218.36	7-1-78	Repealed	HF 2033
218.37	7-1-78	Repealed	HF 2033
218.38	7-1-78	Repealed	HF 2033
218.39	7-1-78	Repealed	HF 2033
220.1	7-1-78	Add new subsection	HF 602
220.1, sub. 6, para. a	7-1-78	Amended	HF 602
220.1, sub. 11, para. a	7-1-78	Amended	HF 602
220.2, sub. 1	7-1-78	Amended	HF 602

220.4	7-1-78	Add new subsection	HF 602
220.6, sub. 2	7-1-78	Amended	HF 602
220.10	7-1-78	Amended	HF 602
220.12	7-1-78	Amended	HF 602
220.13	7-1-78	Amended	HF 602
220.14	7-1-78	Amended	HF 602
220.17, unnum. paras. 1, 2 & 3	7-1-78	Amended	HF 602
220.18	7-1-78	Amended	HF 602
220.21, sub. 8	7-1-78	Stricken	HF 602
220.26	7-1-78	Add new subsection	HF 602
220.26, sub. 1	7-1-78	Amended	HF 602
220.27	7-1-78	Add new subsection	HF 602
Ch. 225B	7-1-79	Repealed	HF 2440
226.6, sub. 5	7-1-78	Repealed	SF 333
226.23	7-1-78	Amended	SF 333
227.10	7-1-78	Amended	SF 333
227.11	7-1-78	Amended	SF 333
227.16	7-1-78	Amended	SF 333
Ch. 229	7-1-78	Add new sections	SF 333
229.1	7-1-78	Add new subsections	SF 333
229.7	7-1-78	Amended	SF 333
229.8, sub. 3, para. a	7-1-78	Amended	SF 333
229.10, sub. 1	7-1-78	Add new unnum. para.	SF 333
229.11, unnum. para. 1	7-1-78	Amended	SF 333
229.12	7-1-78	Amended	SF 333
229.22, subs. 2 & 3, as amended by SF 333, sec. 7, 67th-2nd G.A.	7-1-78	Amended	HF 2462
229.22, subs. 2, 3 & 4	7-1-78	Amended	SF 333
229.23, sub. 2	7-1-78	Amended	SF 333
229.25, sub. 4	7-1-78	Amended	SF 333
229.42, unnum. para. 1	7-1-78	Amended	SF 333
229.44	7-1-78	Repealed	SF 333
230.2, sub. 1	7-1-78	Amended	SF 333
230A.9, sub. 3	7-1-78	Amended	HF 2440
230A.13	7-1-78	Add new unnum. para.	HF 2440
231.3, unnum. para. 2	7-1-79	Amended	HF 248
Ch. 232	7-1-79	Repealed	HF 248
233.1, subsec. 1	7-1-79	Amended	HF 248
Ch. 234	7-1-78	Add new sections	SF 2158
234.1	7-1-78	Amended	SF 2158
234.6	7-1-78	Add new subsection	SF 2158
234.6, unnum. para. 1	7-1-78	Amended	SF 2158
234.6, sub. 2	7-1-78	Repealed	HF 2033
234.8	7-1-78	Repealed	HF 2033
234.11, unnum. para. 2	7-1-78	Stricken	SF 2158
234.36	7-1-79	Amended	HF 248
235.4	7-1-78	Repealed	HF 2033
235A.1	7-1-78	Amended	HF 2404
235A.2	7-1-78	Add new subsection	HF 2404
235A.2, sub. 2	7-1-78	Amended	HF 2404
235A.3, sub. 1	7-1-78	Amended	HF 2404
235A.3, sub. 2	7-1-78	Amended	HF 2404

235A.5	7-1-78	Add new subsection	HF 2404
235A.5, sub. 5	7-1-78	Amended	HF 2404
235A.11	7-1-78	Amended	HF 2404
235A.15, sub. 2	7-1-78	Add new paragraph	HF 2404
235A.15, sub. 2, para. e	7-1-78	Amended	HF 2404
238.32, sub. 1	7-1-79	Amended	HF 248
238.41	7-1-79	Amended	HF 248
239.16	7-1-78	Repealed	HF 2462
242.5	7-1-79	Amended	HF 248
244.4	7-1-79	Amended	HF 248
245.16	7-1-78	Repealed	HF 2033
Ch. 246	7-1-78	Add new section	HF 2018
246.38	1-1-78	Amended	SF 2202
246.39	1-1-78	Add new unnum. para.	SF 2202
246.43	1-1-78	Add new unnum. para.	SF 2202
Ch. 247A	7-1-78	Add new section	SF 2163
247A.5	1-1-79	Amended	SF 2103
Ch. 249A	1-1-79	Add new section	SF 2190
250.1	7-1-78	Amended	SF 264
250.2	7-1-78	Amended	SF 264
250.3	7-1-78	Amended	SF 264
250.7	7-1-78	Amended	SF 264
250.9	7-1-78	Amended	SF 264
250.11	7-1-78	Amended	SF 264
250.12	7-1-78	Amended	SF 264
250.13	7-1-78	Amended	SF 264
250.16	7-1-78	Amended	SF 264
250.19	7-1-78	Amended	SF 264
257.10	7-1-78	Amended	SF 264
257.25, as amended by Ch. 93, sec. 1, Acts of 67th-1st G.A.	PC	Add new subsection	HF 463
257.25, sub. 11, unnum. para. 1	7-1-78	Add new subsection	SF 2125
Ch. 261	7-1-78	Amended	HF 2359
261.1, unnum. para. 1	7-1-78	Add new sections	SF 2228
261.1, sub. 6	7-1-78	Amended	SF 2228
261.1, unnum. para. 5	7-1-78	Amended	SF 2228
261.2	7-1-78	Amended	SF 2228
261.2, sub. 5, unnum. para. 2	7-1-78	Add new subsection	SF 2228
261.5	7-1-78	Amended	SF 2228
261.6	7-1-78	Repealed	SF 2228
261.7	7-1-78	Repealed	SF 2228
261.8	7-1-78	Repealed	SF 2228
261.9, sub. 6	7-1-78	Repealed	SF 2228
261.12, sub. 1, para. b	7-1-78	Amended	SF 2228
261.15, unnum. para. 1	7-1-78	Amended	SF 2125
261.17, sub. 6, unnum. para. 1	7-1-78	Amended	SF 2228
261.18	7-1-78	Amended	SF 2228
261.19	7-1-78	Amended	SF 2228
261.19	7-1-78	Amended	SF 2125
261.25, subs. 1, 2 & 3	7-1-78	Amended	SF 2228
261.26	7-1-78	Amended	SF 2228

	261.27	7-1-78	Amended	SF 2228
	262.9	7-1-78	Add new subsection	HF 2432
	Ch. 273	PC	Add new sections	HF 463
	273.2, after unnum. para. 1	PC	Add new unnum. para.	HF 463
	273.2, unnum. para. 2	PC	Amended	HF 463
	273.2, sub. 3	PC	Amended	HF 463
	273.2, sub. 5	PC	Amended	HF 463
	273.3, sub. 3	PC	Amended	HF 463
	273.3, sub. 5	PC	Amended	HF 463
	273.3, subs. 8, 9 & 10	PC	Amended	HF 463
	273.3, subs. 12 & 13	PC	Amended	HF 463
	273.3, sub. 18	PC	Stricken	HF 463
	273.4, sub. 3	PC	Amended	HF 463
	273.6, sub. 2, unnum. para. 1	PC	Amended	HF 463
	273.8, sub. 1	PC	Amended	HF 463
	273.8, sub. 2, unnum. para. 3	PC	Amended	HF 463
	273.8, sub. 2, unnum. para. 6	PC	Amended	HF 463
	273.9, subs. 3, 4 & 5	PC	Amended	HF 463
	Ch. 275	7-1-78	Add new section	HF 2359
	275.1	7-1-78	Amended	HF 2359
	275.2	7-1-78	Amended	HF 2359
	275.3	7-1-78	Amended	HF 2359
	275.4, unnum. paras. 1 & 2	7-1-78	Amended	HF 2359
	275.5	7-1-78	Amended	HF 2359
	275.8, unnum. para. 1	7-1-78	Amended	HF 2359
	275.8, sub. 2	7-1-78	Amended	HF 2359
Veto	275.12, sub. 1	7-1-78	Amended	HF 593
	275.14	7-1-78	Amended	HF 2359
	275.15	7-1-78	Amended	HF 2359
	275.16, unnum. para. 1	7-1-78	Amended	HF 2359
	Ch. 275, after sec. 275.16	7-1-78	Add new section	HF 2359
Veto	275.18	7-1-78	Amended	HF 593
	275.18	7-1-78	Amended	HF 2359
	275.20	7-1-78	Amended	HF 2359
	275.25	7-1-78	Amended	HF 2359
	275.33	7-1-78	Amended	HF 2359
Veto	277.2	7-1-78	Amended	HF 593
	279.3, as amended by Ch. 97, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2136
Veto	279.6	7-1-78	Amended	HF 593
	279.7	7-1-78	Repealed	HF 593
	280.15	7-1-78	Amended	HF 2359
	Ch. 280A	PC	Add new section	HF 463
	280A.5, sub. 13	PC	Amended	HF 463
	280A.12	PC	Amended	HF 463
	280A.17, unnum. para. 1	7-1-78	Amended	HF 2137
	280A.22, unnum. para. 1	7-1-78	Amended	HF 2137
	280A.23, sub. 2	PC	Stricken	HF 463
	280A.23, sub. 7	7-1-78	Amended	HF 2277
	280A.25, sub. 2	PC	Amended	HF 463
	Ch. 281	PC	Add new section	HF 463
	281.2, sub. 2, unnum. para. 1	PC	Amended	HF 463
	281.3, sub. 2	7-1-78	Stricken	HF 2368

	281.4, unnum. paras.			
	1, 2 & 3	PC	Amended	HF 463
281.7		PC	Amended	HF 463
281.9		PC	Add new subsection	HF 463
281.9, sub. 4		PC	Amended	HF 463
281.11		PC	Amended	HF 463
282.27		PC	Amended	HF 463
Ch. 285		7-1-78	Add new section	SF 2125
285.1, sub. 21		PC	Amended	HF 2361
285.10, sub. 9		PC	Amended	HF 2361
286A.5		7-1-78	Amended	HF 2033
286A.8		7-1-78	Repealed	HF 2033
286A.10, unnum. para. 1		7-1-78	Amended	HF 2033
286A.10, subs. 1 & 2		7-1-78	Amended	HF 2033
Ch. 297		7-1-78	Add new section	HF 2359
297.5, unnum. para. 1		PC	Amended	HF 2361
297.9		PC	Amended	HF 2361
300.1		PC	Amended	HF 2361
Ch. 301		7-1-78	Add new sections	SF 2125
301.1, unnum. para. 2		7-1-78	Amended	SF 2125
Veto Ch. 303		7-1-78	Add new section to hist. pres. districts div.	HF 593
Ch. 304A		7-1-78	Add new sections	SF 72
Ch. 305A		7-1-78	Add new section	SF 2200
Ch. 306		7-1-78	Add new section	HF 491
Ch. 306, as amended by Ch.				
99, Acts of 67th-				
1st G.A.		1-1-79	Add new section	SF 2068
306.1, sub. 2, para. a		7-1-78	Amended	HF 491
306.6, sub. 2, unnum. para. 2		7-1-78	Amended	HF 491
306.8		7-1-78	Amended	HF 491
307.26		7-1-78	Add new subsection	HF 2216
Ch. 307A		7-1-78	Add new subsection	HF 491
307A.2, sub. 11		7-1-78	Amended	HF 491
308.4		7-1-78	Add new subsection	HF 2290
309.83		7-1-78	Repealed	HF 491
312.2		7-1-78	Amended	HF 491
312.2		7-1-78	Add new subsections	HF 2290
312.2		7-1-78	Add new subsection	HF 2290
312.2, sub. 5		7-1-78	Amended	HF 2290
312.3, subs. 1 & 2		7-1-78	Amended	HF 491
312.4		7-1-78	Add new subsection	HF 491
312.5, unnum. para. 3		7-1-78	Amended	HF 491
312.9		7-1-78	Repealed	HF 491
312.10		7-1-78	Repealed	HF 491
312.11		7-1-78	Amended	HF 491
312.12		7-1-78	Amended	HF 491
312.15		7-1-78	Amended	HF 491
313.2, unnum. paras. 6, 7 & 8		7-1-78	Amended	HF 491
313.4		7-1-78	Add new subsection	HF 2296
313.4, sub. 2		7-1-78	Amended	HF 491
313.58		7-1-78	Repealed	HF 491
Ch. 318		7-1-78	Repealed	HF 491

Ch. 321	7-1-78	Add new section	SF 2187
Ch. 321	7-1-78	Add new section	SF 2200
321.30	1-1-79	Add new unnum. para.	SF 2187
321.49, sub. 1, as amended by Ch. 103, sec. 19, Acts of 67th-1st G.A.	1-1-79	Amended	SF 2187
321.51, sub. 4, as amended by Ch. 103, sec. 22, Acts of 67th-1st. G.A.	1-1-79	Amended	SF 2187
321.51, sub. 7, as amended by Ch. 103, sec. 22, Acts of 67th-1st G.A.	1-1-79	Stricken	SF 2187
321.52, sub. 1, as amended by Ch. 103, sec. 23, Acts of 67th-1st G.A.	1-1-79	Stricken	SF 2187
321.52, as amended by Ch. 103, sec. 23, Acts of 67th-1st G.A.	1-1-79	Add new subsections	SF 2187
321.95	1-1-79	Amended	SF 2187
321.101	1-1-79	Add new unnum. para.	SF 2187
321.124	7-1-78	Repealed	SF 2187
321.131	7-1-78	Amended	SF 2187
321.166, as amended by Ch. 103, sec. 34, Acts of 67th-1st G.A.	1-1-79	Add new subsection	SF 2187
321.180	7-1-78	Add new unnum. para.	SF 2187
321.180	7-1-78	Add new unnum. para.	SF 2200
321.181, unnum. paras. 2, 3, 4 & 5	7-1-78	Stricken	SF 2187
321.183	1-1-79	Amended	SF 2187
321.189, sub. 1, as amended by Ch. 103, sec. 41, 67th-1st G.A.	7-1-78	Amended	SF 2187
321.189, sub. 3	7-1-78	Amended	SF 2187
321.189, sub. 3	7-1-78	Amended	SF 2200
321.210, unnum. para. 5	1-1-79	Amended	SF 2187
321.211	7-1-78	Amended	SF 2187
321.238, sub. 10, unnum. para. 1	7-1-78	Amended	SF 2187
321.238, sub. 12	7-1-78	Amended	SF 2187
321.256	1-1-79	Amended	SF 2187
321.257	7-1-78	Amended	SF 2187
321.258	7-1-78	Amended	SF 2187
321.260, unnum. para. 1	7-1-78	Amended	SF 2200
321.265	7-1-78	Amended	SF 2187
321.322	1-1-79	Amended	SF 2187
321.342, unnum. para. 1, as amended by Ch. 103, sec. 47, 67th-1st G.A.	7-1-78	Amended	SF 2187
321.345	7-1-78	Amended	SF 2187
321.383, sub. 3, unnum. para. 2	7-1-78	Amended	SF 2200
321.393, unnum. para. 1	7-1-78	Amended	SF 2187
321.435	7-1-78	Repealed	SF 2187

321.437	7-1-78	Amended	SF 2187
321.482, unnum. para. 1	7-1-79	Amended	HF 248
321A.17	7-1-78	Add new subsection	SF 2187
321G.2, unnum. para. 2	7-1-78	Amended	HF 544
321G.4	9-1-79	Amended	HF 544
321G.6, unnum. paras. 1, 2 & 3	9-1-79	Amended	HF 544
321G.7	9-1-79	Amended	HF 356
321G.9, sub. 4, para. b	7-1-78	Amended	HF 544
321G.9, sub. 6	7-1-78	Add new paragraph	HF 544
321G.9, sub. 7	7-1-78	Amended	HF 544
321G.14, unnum. para. 2	7-1-79	Amended	HF 248
321G.20	7-1-78	Amended	HF 544
321G.24, subs. 1 & 2	7-1-78	Amended	HF 544
322.2, sub. 7	7-1-78	Amended	SF 2187
322.5	7-1-78	Amended	SF 2187
322A.6	1-1-79	Add new unnum. para.	SF 2215
324.3	7-1-78	Amended	HF 491
324.3, as amended by Ch. 106, sec. 1, Acts of 67th-1st G.A. and sec. 16 of H.F. 491, Acts of 67th-2nd G.A.	7-1-78	Add new unnum. paras.	HF 2290
324.3, sub. 4, as amended by Ch. 106, sec. 1, Acts of 67th-1st G.A. and sec. 16 of H.F. 491, Acts of 67th-2nd G.A.	7-1-78	Stricken	HF 2290
324.11, sub. 1, as amended by Ch. 107, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2289
324.11, sub. 3, as amended by Ch. 107, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2289
324.33	7-1-78	Add new subsection	HF 491
324.33, subs. 2, 3, 4 & 5	7-1-78	Amended	HF 491
324.34, unnum. paras. 1, 2 & 3	7-1-78	Amended	HF 491
324.35	7-1-78	Amended	HF 491
324.35, unnum. para. 2, as amended by Ch. 106, sec. 2, Acts of 67th- 1st G.A. and sec. 20 of H.F. 491, Acts of 67th- 2nd G.A.	7-1-78	Amended	HF 2290
324.51	7-1-78	Amended	HF 2289
324.53, as amended by Ch. 107, sec. 4, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2289
324.54, unnum. para. 2, as amended by Ch. 107, sec. 1, Acts of 67th- 1st G.A.	7-1-78	Amended	HF 2289
324.54, unnum. para. 4, as amended by Ch. 107,			

sec. 1, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2289
324.55	7-1-78	Amended	HF 2289
324.56	7-1-78	Amended	HF 2289
324.57, as amended by Ch. 106, sec. 3, Acts of 67th-1st G.A.	7-1-78	Add new subsection	HF 2289
324.60	7-1-78	Amended	HF 2289
324.61, unnum. para. 2	7-1-78	Amended	HF 2289
324.62	7-1-78	Amended	HF 2289
324.64	7-1-78	Amended	HF 2289
324.65	7-1-78	Amended	HF 2289
324.66, subs. 2 & 3	7-1-78	Amended	HF 2289
324.66, subs. 5, 6 & 7	7-1-78	Amended	HF 2289
324.67, subs. 1 & 2	7-1-78	Amended	HF 2289
324.67, sub. 4	7-1-78	Amended	HF 2289
324.68	7-1-78	Amended	HF 2289
324.69	7-1-78	Amended	HF 2289
324.70	7-1-78	Amended	HF 2289
324.71	7-1-78	Amended	HF 2289
324.74, sub. 2	7-1-78	Amended	HF 2289
324.76, unnum. paras. 1 & 2	7-1-78	Amended	HF 2289
324.77, unnum. para. 1	7-1-78	Amended	HF 2289
324.79, unnum. paras. 1 & 2	7-1-78	Amended	HF 491
324.80	7-1-78	Amended	HF 2289
325.2, sub. 1	1-1-79	Amended	SF 2215
325.6, as amended by Ch. 103, sec. 58, Acts of 67th-1st G.A.	1-1-79	Amended	SF 2215
326.15	1-1-79	Amended	SF 2215
327.1, sub. 6, unnum. para. 2	1-1-79	Amended	SF 2215
327.4	1-1-79	Amended	SF 2215
Ch. 327C	7-1-78	Add new section	HF 2216
327C.4	7-1-78	Amended	HF 2216
327C.6	7-1-78	Amended	HF 2216
327C.7	7-1-78	Amended	HF 2216
327C.8	7-1-78	Amended	HF 2216
327C.9	7-1-78	Amended	HF 2216
327C.11	7-1-78	Repealed	HF 2216
327C.17	7-1-78	Amended	HF 2216
327C.35	7-1-78	Repealed	HF 2216
327C.39	7-1-78	Repealed	HF 2216
327C.43	7-1-78	Amended	HF 2216
327D.17	7-1-78	Amended	HF 2216
327D.29	7-1-78	Amended	HF 2216
327D.45	7-1-78	Amended	HF 2216
327F.6	7-1-78	Repealed	HF 2216
327F.7	7-1-78	Repealed	HF 2216
327F.10	7-1-78	Repealed	HF 2216
327F.11	7-1-78	Repealed	HF 2216
327F.12	7-1-78	Repealed	HF 2216
327F.14	7-1-78	Amended	HF 2216
327F.15	7-1-78	Repealed	HF 2216
327F.17	7-1-78	Repealed	HF 2216

327G.15, as amended by Ch. 48, sec. 33, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2216
327G.24	7-1-78	Repealed	HF 2216
327G.25	7-1-78	Repealed	HF 2216
327G.26	7-1-78	Repealed	HF 2216
327G.27	7-1-78	Repealed	HF 2216
327G.29	7-1-78	Amended	HF 491
327G.61	1-1-79	Add new subsection	HF 2283
327G.64	1-1-79	Amended	HF 2283
327H.1	7-1-78	Repealed	HF 2216
327H.2	7-1-78	Repealed	HF 2216
327H.3	7-1-78	Repealed	HF 2216
327H.4	7-1-78	Repealed	HF 2216
327H.5	7-1-78	Repealed	HF 2216
327H.6	7-1-78	Repealed	HF 2216
327H.7	7-1-78	Repealed	HF 2216
327H.8	7-1-78	Repealed	HF 2216
327H.9	7-1-78	Repealed	HF 2216
327H.10	7-1-78	Repealed	HF 2216
327H.11	7-1-78	Repealed	HF 2216
327H.12	7-1-78	Repealed	HF 2216
327H.13	7-1-78	Repealed	HF 2216
327H.14	7-1-78	Repealed	HF 2216
327H.15	7-1-78	Repealed	HF 2216
327H.16	7-1-78	Repealed	HF 2216
327H.17	7-1-78	Repealed	HF 2216
327H.19	7-1-78	Repealed	HF 2216
328.12, as amended by Ch. 108, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	SF 2169
328.12, sub. 12	7-1-78	Amended	SF 2169
328.21	7-1-78	Amended	SF 2169
328.41, unnum. para. 4	7-1-78	Stricken	SF 2169
Veto Ch. 331, after sec. 331.9	7-1-78	Add new section	HF 593
Veto Ch. 331, before sec. 331.12	7-1-78	Add new section	HF 593
331.22	7-1-78	Amended	SF 404
Veto 331.26, sub. 1	7-1-78	Amended	HF 593
Ch. 332	7-1-78	Add new section	SF 2118
Ch. 332	7-1-78	Add new sections	HF 2164
332.7	7-1-78	Amended	SF 2107
332.36	7-1-78	Amended	HF 2246
332.40	7-1-78	Amended	HF 2246
332.41	7-1-78	Amended	HF 2246
332.45	7-1-78	Repealed	HF 2033
332.46	7-1-78	Repealed	HF 2033
332.47	7-1-78	Repealed	HF 2033
332.48	7-1-78	Repealed	HF 2033
335.4, unnum. para. 1	7-1-78	Amended	SF 264
335.14	8-15-78	Amended	SF 397
Ch. 336	7-1-78	Add new section	HF 2164
336.1	7-1-78	Amended	HF 2164
339.6	7-1-78	Add new subsection	HF 33
339.7	7-1-78	Amended	HF 33

	339.8	7-1-78	Add new paragraph	HF 33
	340.10	7-1-78	Amended	HF 2164
	341.9	7-1-78	Amended	HF 2164
	343.12	7-1-78	Amended	SF 404
	345.1, as amended by Ch. 111, sec. 1, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2227
	347.16	7-1-78	Amended	SF 158
	347.17	7-1-78	Amended	SF 158
Veto	347.25, unnum. para. 1	7-1-78	Amended	HF 593
	356.3	7-1-79	Amended	HF 248
	356.14	7-1-78	Amended	SF 2042
	358B.16	7-1-78	Amended	HF 79
	362.2, sub. 4	1-1-79	Amended	HF 2063
Veto	364.2, sub. 4, para. b	7-1-78	Amended	HF 593
	368.1	7-1-78	Add new subsection	SF 2221
	368.1, sub. 10	7-1-78	Amended	SF 2221
	368.4	7-1-78	Amended	SF 2221
	368.14, unnum. para. 1	1-1-79	Amended	SF 356
	368.14, sub. 3	7-1-78	Amended	SF 2221
	368.14, subs. 3 & 4	1-1-79	Amended	SF 356
	368.22, unnum. para. 2	1-1-79	Amended	SF 356
	368.22, unnum. para. 4	1-1-79	Amended	SF 356
	372.4	1-1-79	Amended	HF 2063
	372.5, unnum. paras. 2 & 3	1-1-79	Amended	HF 2063
	372.5, unnum. paras. 5 & 6	1-1-79	Amended	HF 2063
	372.6	1-1-79	Amended	HF 2063
	372.7	1-1-79	Amended	HF 2063
	372.8, sub. 2, para. d	1-1-79	Amended	HF 2063
	372.8, sub. 3, paras. d & e	1-1-79	Amended	HF 2063
	372.8, sub. 4	1-1-79	Amended	HF 2063
	372.13, sub. 1	1-1-79	Amended	HF 2063
Veto	372.13, sub. 2	7-1-78	Amended	HF 593
	372.13, sub. 4	1-1-79	Amended	HF 2063
	372.13, subs. 8 & 9	1-1-79	Amended	HF 2063
	372.14, subs. 2 & 3	1-1-79	Amended	HF 2063
	376.2, unnum. para. 3	1-1-79	Amended	HF 2063
	376.2, subs. 1, 2, 3 & 4	1-1-79	Amended	HF 2063
	380.4	1-1-79	Amended	HF 2063
	384.1	1-1-78 (PC)	Amended	HF 2035
	384.3	PC	Amended	SF 2151
	384.6, sub. 1	PC	Amended	SF 2151
	384.6, sub. 1	7-1-78	Amended	HF 2426
	384.13, unnum. para. 1	PC	Amended	SF 2151
	384.13, subs. 3 & 4	PC	Amended	SF 2151
	384.15	PC	Add new subsection	SF 2151
	384.15, sub. 1	PC	Amended	SF 2151
	384.15, subs. 3, 4 & 5	PC	Amended	SF 2151
	384.60, sub. 5	1-1-79	Amended	SF 2043
	384.62	PC	Add new unnum. paras.	HF 2035
	384.65	1-1-79	Add new subsection	SF 2043
	384.65, sub. 1	1-1-79	Amended	SF 2043
	384.67	1-1-79	Amended	SF 2043
	400.2	7-1-78	Add new unnum. para.	HF 396

Ch. 411, as amended by Chs. 48 and 118, Acts of 67th-1st G.A.	7-1-79	Add new section	HF 2426
411.1, subs. 9 and 10	7-1-79	Amended	HF 2426
411.1, subs. 12 and 13	7-1-79	Stricken	HF 2426
411.1, sub. 14	7-1-79	Amended	HF 2426
411.1, sub. 17	7-1-79	Stricken	HF 2426
411.1, sub. 19	7-1-79	Amended	HF 2426
411.1, sub. 20	7-1-79	Stricken	HF 2426
411.1, subs. 21 and 22	7-1-79	Amended	HF 2426
411.3	7-1-79	Amended	HF 2426
411.6, sub. 1, para. c	7-1-79	Amended	HF 2426
411.6, sub. 2	7-1-79	Amended	HF 2426
411.6, sub. 4	7-1-79	Amended	HF 2426
411.6, sub. 6	7-1-79	Amended	HF 2426
411.6, sub. 7, para. a	7-1-79	Amended	HF 2426
411.6, subs. 8 and 9	7-1-79	Amended	HF 2426
411.6, subs. 10 & 11	7-1-79	Stricken	HF 2426
411.6, sub. 13	7-1-79	Amended	HF 2426
411.6, sub. 14, para. a	7-1-79	Amended	HF 2426
411.6, sub. 14, para. b	7-1-79	Stricken	HF 2426
411.7, sub. 2, as amended by Ch. 118, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2219
411.7, sub. 3	7-1-79	Stricken	HF 2426
411.8, unnum. para. 1	7-1-79	Amended	HF 2426
411.8, subs. 1 and 2	7-1-79	Stricken	HF 2426
411.8, sub. 3	7-1-79	Amended	HF 2426
411.10	7-1-79	Repealed	HF 2426
411.11, sub. 2	7-1-79	Stricken	HF 2426
411.12	7-1-79	Amended	HF 2426
411.20	7-1-79	Amended	HF 2426
413.123	1-1-79	Amended	HF 2010
Ch. 421	7-1-78	Add new section	HF 2356
421.17	7-1-78	Add new subsection	HF 2356
422.4	7-1-78	Add new subsection	SF 2066
422.4, sub. 13	1-1-78 (PC)	Amended	SF 141
422.4, sub. 17, as amended by Ch. 119, sec. 1, Acts of 67th-1st G.A.	1-1-77 (PC)	Amended	HF 2037
422.7, as amended by Ch. 119, secs. 2 & 3, Acts of 67th-1st G.A.	1-1-77 (PC)	Add new subsections	HF 2037
422.9, sub. 2, as amended by Ch. 119, secs. 4 & 5, Acts of 67th-1st G.A.	1-1-78 (PC)	Amended	SF 2210
422.9, sub. 2, as amended by Ch. 119, secs. 4 & 5, Acts of 67th-1st G.A.	1-1-78 (PC)	Add new subsection	SF 2210
422.9, sub. 2, para. c	1-1-78 (PC)	Amended	SF 2210
422.16	1-1-78 (PC)	Add new subsection	SF 141
422.25, sub. 1	1-1-79	Amended	HF 2132
422.32, as amended by Ch. 119, sec. 9,			

Acts of 67th-1st G.A.	1-1-77(PC)	Add new subsections	SF 2056
422.32, sub. 4, as amended by Ch. 119, sec. 9,			
Acts of 67th-1st G.A.	1-1-77(PC)	Amended	HF 2037
422.33, sub. 1, as amended by Ch. 122, sec. 1,			
Acts of 67th-1st G.A., paras. a & b	1-1-77(PC)	Amended	SF 2056
422.35	1-1-77(PC)	Add new subsection	HF 2037
422.35, as amended by HF 2037, sec. 4, 67th-2nd G.A.	1-1-78(PC)	Add new subsection	SF 2210
422.35, unnum. para. 1	1-1-78(PC)	Amended	SF 2210
422.42, sub. 12	1-1-79	Amended	SF 2173
422.43, unnum. para. 1	7-1-78	Amended	SF 2066
422.43, unnum. para. 9	7-1-78	Amended	SF 2066
422.47	1-1-79	Add new subsection	SF 2173
422.61, sub. 4, as amended by Ch. 119, sec. 10, Acts of 67th-1st G.A.	1-1-77(PC)	Amended	HF 2037
422.73	1-1-79	Amended	HF 2132
423.4	1-1-73	Add new subsections	SF 2066
425.2	1-1-79(PC)	Add new unnum. para.	SF 2194
425.2, unnum. para. 1	1-1-78(PC)	Amended	SF 2194
425.2, unnum. para. 2	1-1-79(PC)	Amended	SF 2194
425.15	1-1-79	Amended	HF 2295
425.17, subs. 9 & 10	1-1-79	Amended	HF 2438
425.18	1-1-78(PC)	Amended	SF 2194
425.23	7-1-78	Add new subsection	HF 2438
425.23, sub. 1	1-1-79	Amended	HF 2438
425.24	1-1-79	Amended	HF 2438
427.1	7-1-78	Add new subsection	SF 2209
427.5	1-1-78(PC)	Amended	SF 2194
427.6	1-1-79(PC)	Add new unnum. para.	SF 2194
427.6, unnum. para. 1	1-1-78(PC)	Amended	SF 2194
427A.1, sub. 1, para. h	PC	Amended	SF 2184
Ch. 428A	1-1-79	Add new section	SF 292
428A.1	1-1-79	Add new unnum. para.	SF 292
428A.4	1-1-79	Add new unnum. para.	SF 292
428A.7	1-1-79	Add new unnum. para.	SF 292
Ch. 435	PC	Repealed	SF 2184
441.6	1-1-79	Amended	SF 221
441.7	1-1-79	Amended	SF 221
441.8	1-1-79	Amended	SF 221
441.11	1-1-79	Amended	SF 221
441.19	7-1-78	Add new unnum. para.	HF 2356
441.21, sub. 1, as amended by Ch. 43, sec. 20, 2nd new unnum. para., Acts of 67th-1st G.A.	PC	Amended	HF 2190
441.21, sub. 1, as amended by Ch. 43, sec. 20, Acts of 67th-1st G.A.	PC	Add new unnum. paras.	HF 2190
441.21, sub. 3	7-1-78	Add new unnum. paras.	SF 2209

441.23	1-1-80	Amended	SF 221
441.49	PC	Add new unnum. para.	HF 2190
442.1	PC	Amended	HF 463
442.2	PC	Add new subsection	HF 463
442.4, subs. 1 & 2	PC	Amended	HF 2361
442.5, sub. 1, para. a	PC	Amended	HF 2361
442.7, subs. 1, 2, 3, 4 & 5	PC	Amended	HF 2361
442.7, sub. 7, para. a	PC	Amended	HF 2361
442.7, sub. 7, paras. d & e	PC	Amended	HF 463
442.7, sub. 8	PC	Stricken	HF 2361
442.8	PC	Amended	HF 2361
442.9, as amended by Ch. 2, sec. 1, 1977 Extra- ordinary Session	PC	Amended	HF 2361
442.9, sub. 1, para. b	PC	Amended	HF 463
442.13	PC	Add new subsection	HF 463
442.13, sub. 5	PC	Add new let. para.	HF 463
422.13, sub. 5	PC	Add new para.	HF 2361
442.13, sub. 5, para. c	PC	Amended	HF 2361
442.14	PC	Amended	HF 2361
442.15, unnum. para. 3	PC	Amended	HF 2361
442.18	7-1-80	Add new unnum. para.	SF 2054
442.27, unnum. para. 1	PC	Amended	HF 463
442.27, subs. 2, 3, 4, 5, 6, 7, 8 & 9	PC	Amended	HF 463
442.28, unnum. para. 1	PC	Amended	HF 2361
443.22	PC	Amended	SF 2184
444.12, sub. 1, para. d	7-1-78	Stricken	SF 158
445.37	PC	Add new unnum. para.	SF 2151
445.39	PC	Amended	SF 2151
450.6	7-1-78	Amended	HF 68
450.7, sub. 3	1-1-79	Amended	SF 2104
450.12, sub. 1, unnum. para. 2	1-1-79	Amended	SF 2104
450.12, subs. 1 & 2	1-1-79	Amended	HF 415
450.45	7-1-77 (PC)	Amended	HF 411
450.47	7-1-77 (PC)	Amended	HF 411
450.88	1-1-79	Add new unnum. para.	HF 412
455.171	7-1-78	Amended	HF 28
455A.20, as amended by Ch. 123, sec. 4, Acts of 67th-1st G.A.	1-1-79	Amended	HF 2212
455A.33, as amended by Ch. 123, sec. 6, Acts of 67th-1st G.A.	1-1-79	Add new unnum. paras.	HF 2212
455A.33, unnum. paras. 3 & 4, as amended by Ch. 123, sec. 6, Acts of 67th- 1st G.A.	1-1-79	Amended	HF 2212
455B.24, sub. 1	7-1-78	Add new let. para.	HF 2098
455B.32, sub. 11	7-1-78	Amended	HF 2098
455B.58	7-1-78	Amended	HF 566
455B.97, unnum. para. 2	7-1-78	Stricken	HF 187
467A.51	1-1-79	Amended	HF 2331

Ch. 476	7-1-78	Add new section	SF 2209
476.6, unnum. para. 1	7-1-78	Amended	HF 232
496A.31	1-1-79	Amended	SF 376
496A.138	1-1-79	Amended	SF 376
Ch. 502	1-1-79	Add new sections	SF 376
502.102	1-1-79	Add new subsections	SF 376
502.102, sub. 2, para. a	1-1-79	Amended	SF 376
502.102, sub. 10, para. f, subpara. (2)	1-1-79	Amended	SF 376
502.202, sub. 1	1-1-79	Amended	SF 376
502.203, sub. 2, para. c	1-1-79	Amended	SF 376
502.203, sub. 12	1-1-79	Amended	SF 376
502.203, sub. 13	1-1-79	Amended	SF 376
502.210, sub. 1, unnum. para. 1	1-1-79	Amended	SF 376
502.407	1-1-79	Amended	SF 376
502.501	1-1-79	Amended	SF 376
502.502	1-1-79	Add new subsection	SF 376
502.502, sub. 2	1-1-79	Amended	SF 376
502.610, sub. 4, unnum. para. 1	1-1-79	Amended	SF 376
507B.4	7-1-78	Add new subsections	HF 2273
509A.11, sub. 1, as amended by Ch. 1, sec. 37, 1977 Extraordinary Session	7-1-78	Amended	HF 2330
514A.3, sub. 1	7-1-78	Add new let. para.	HF 2273
Ch. 517	1-1-79	Add new section	HF 570
520.1	7-1-78	Amended	HF 545
524.905	PC	Add new subsection*	HF 2467
527.2, sub. 6	1-1-79	Amended	SF 137
527.3, sub. 1	1-1-79	Amended	SF 137
Ch. 533	PC	Add new section*	HF 2467
Ch. 533	1-1-79	Add new sections	SF 137
533.1, unnum. paras. 2, 3, 4 & 5	1-1-79	Amended	SF 137
533.2	1-1-79	Amended	SF 137
533.4	1-1-79	Add new subsections	SF 137
533.4, sub. 5, para. e	1-1-79	Amended	SF 137
533.4, subs. 12 & 13	1-1-79	Amended	SF 137
533.4, subs. 16 & 17	1-1-79	Amended	SF 137
533.5	1-1-79	Amended	SF 137
533.6	1-1-79	Amended	SF 137
533.8	1-1-79	Amended	SF 137
533.16	1-1-79	Amended	SF 137
533.16	PC	Add new unnum. para.*	HF 2467
533.17, sub. 1, para. b	1-1-79	Amended	SF 137
533.17, sub. 3	1-1-79	Amended	SF 137
533.20	1-1-79	Amended	SF 137
533.21, subs. 1, 2 & 3	1-1-79	Amended	SF 137
533.22, sub. 3	1-1-79	Amended	SF 137
533.23	1-1-79	Amended	SF 137
533.27, unnum. para. 2	1-1-79	Amended	SF 137
533.30, sub. 1	1-1-79	Amended	SF 137

533.30, subs. 3 & 4	1-1-79	Amended	SF 137
533.33	1-1-79	Amended	SF 137
533.34	1-1-79	Amended	SF 137
533.35, subs. 1 & 2	1-1-79	Amended	SF 137
533.36	1-1-79	Stricken	SF 137
533.37	1-1-79	Amended	SF 137
534.19, sub. 6	PC	Amended	HF 2467
534.21, sub. 10, as amended by Ch. 133, sec. 7, Acts of 67th-1st G.A.	PC	Amended*	HF 2467
Ch. 535	PC	Amended*	HF 2467
Ch. 535	PC	Add new sections*	HF 2467
535.2	PC	Amended*	HF 2467
536A.23, sub. 1	PC	Amended*	HF 2467
536A.23, sub. 1	PC	Add new unnum.para.*	HF 2467
Ch. 537, Art. 2	PC	Add new section*	HF 2467
537.1301, sub. 15, para. b, subpara. 2	PC	Amended	HF 2467
537.1301, sub. 20, para. a, subpara. 1	PC	Amended*	HF 2467
537.5105, sub. 1, para. a	7-1-78	Amended	SF 149
Ch. 542	7-1-78	Add new sections	SF 389
542.1	7-1-78	Add new subsection	SF 389
542.1, sub. 3	7-1-78	Amended	SF 389
542.3	7-1-78	Amended	SF 389
542.4	7-1-78	Amended	SF 389
542.5	7-1-78	Amended	SF 389
542.8	7-1-78	Amended	SF 389
542.9	7-1-78	Amended	SF 389
542.10, unnum. para. 3	7-1-78	Stricken	SF 389
Ch. 543	7-1-78	Add new sections	SF 321
543.1	7-1-78	Add new subsections	SF 321
543.1, sub. 5	7-1-78	Amended	SF 321
543.1, subs. 10 & 11	7-1-78	Amended	SF 321
543.1, subs. 14 & 15	7-1-78	Amended	SF 321
543.2	7-1-78	Amended	SF 321
543.4	7-1-78	Amended	SF 321
543.5, sub. 6	7-1-78	Amended	SF 321
543.10	7-1-78	Amended	SF 321
543.11	7-1-78	Amended	SF 321
543.14, unnum. para. 2	7-1-78	Amended	SF 321
543.17	7-1-78	Amended	SF 321
543.22	7-1-78	Amended	SF 321
543.28, unnum. paras. 2, 3 & 4	7-1-78	Repealed	SF 321
543.37	7-1-78	Amended	SF 321
543.39, unnum. para. 1	7-1-78	Amended	SF 321
543.39, sub. 1	7-1-78	Amended	SF 321
543.39, sub. 2	7-1-78	Amended	SF 321
543.39, sub. 4	7-1-78	Stricken	SF 321
CH. 558	7-1-78	Amended	SF 321
Ch. 562	7-1-78	Add new sections	HF 2021
562.8	1-1-79	Add new sections	HF 433
562.9	1-1-79	Repealed	HF 2244
	1-1-79	Repealed	HF 2244

562.10	1-1-79	Repealed	HF 2244
562.11	1-1-79	Repealed	HF 2244
562.12	1-1-79	Repealed	HF 2244
562.13	1-1-79	Repealed	HF 2244
562.14	1-1-79	Repealed	HF 2244
562.15	1-1-79	Repealed	HF 2244
562.16	1-1-79	Repealed	HF 2244
Ch. 567	7-1-78	Add new section	HF 2021
Ch. 595, as amended by Ch. 136, sec. 1, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2116
598.23, unnum. para. 2	7-1-78	Amended	SF 149
598.26	7-1-78	Amended	SF 44
600.3, as amended by Ch. 140, sec. 2, Acts of 67th-1st G.A.	7-1-78	Add new subsection	HF 2223
600.3, sub. 2, as amended by Ch. 140, sec. 2, Acts of 67th-1st G.A.	7-1-78	Amended	HF 2223
600.13, sub. 5	7-1-78	Amended	HF 547
600A.5, sub. 1 & 2	7-1-79	Amended	HF 248
600A.6, sub. 1	7-1-79	Amended	HF 248
600A.7, sub. 1	7-1-79	Amended	HF 248
600A.8, subs. 4, 5 & 6	7-1-79	Stricken	HF 248
600A.9, subs. 1 & 2	7-1-79	Amended	HF 248
Ch. 601A	1-1-79	Add new sections	HF 2390
601A.2, sub. 7	1-1-79	Amended	HF 2390
601A.2, sub. 10	1-1-79	Add new paragraph	HF 2390
601A.5, subs. 2 & 3	1-1-79	Amended	HF 2390
601A.6	1-1-79	Add new subsections	HF 2390
601A.6, sub. 2, para. d	1-1-79	Amended	HF 2390
601A.8	1-1-79	Add new subsection	HF 2390
601A.9	1-1-79	Amended	HF 2390
601A.14	1-1-79	Add new subsection	HF 2390
601A.14, sub. 1, unnum. para. 2	1-1-79	Stricken	HF 2390
601A.14, sub. 3	1-1-79	Amended	HF 2390
601A.14, sub. 5	1-1-79	Stricken	HF 2390
601A.14, sub. 6	1-1-79	Amended	HF 2390
601A.14, subs. 8, 9, 10 & 11	1-1-79	Amended	HF 2390
601A.14, sub. 12	1-1-79	Amended	HF 2390
601A.14, sub. 13	1-1-79	Amended	HF 2390
601A.14, sub. 15	1-1-79	Amended	HF 2390
601A.15, sub. 1	1-1-79	Add new paragraph	HF 2390
601A.17	1-1-79	Add new unnum. paras.	HF 2390
Ch. 605	7-1-78	Add new section	SF 2008
605.8, unnum. para. 2	7-1-78	Amended	SF 2008
606.15, sub. 28	7-1-78	Amended	HF 2116
606.22	1-1-79	Add new subsections	SF 2181
633.3, sub. 8	1-1-79	Amended	SF 2104
633.699, sub. 6, para. b	1-1-79	Amended	SF 2104
633.704, subs. 3 & 4	1-1-79	Amended	SF 2104
674.2	7-1-78	Add new subsection	HF 2116
674.2, unnum. para. 1	7-1-78	Amended	HF 2116

	7-1-78	Amended	HF 2116
674.2, sub. 1			
<u>1977 CODE SUPPLEMENT</u>			
18.97	7-1-78	Add new subsection	SF 2100
18.97, unnum. para. 1	PC	Amended	HF 2099
18.97, unnum. para. 1	7-1-78	Amended	SF 244
18.97, sub. 17	7-1-78	Amended	SF 2100
18.97, sub. 18	7-1-78	Stricken	SF 2100
Veto48.5, sub. 2, paras. d & e	PC	Amended	HF 593
Veto68B.8	PC	Amended	SF 2201
88.14, subs. 5, 6 & 7	7-1-78	Amended	SF 2200
88A.10, sub. 1	7-1-78	Amended	SF 2200
155.30, unnum. para. 1	7-1-78	Amended	SF 2200
156.12	7-1-78	Amended	SF 2131
167.19	7-1-78	Amended	SF 2200
170.38	1-1-79	Amended	SF 365
191.3, unnum. para. 3	7-1-78	Amended	SF 2200
198.13, sub. 4	7-1-78	Amended	SF 2200
198.13, sub. 6	7-1-78	Amended	SF 2200
245.21	7-1-78	Repealed	SF 2200
321.1	1-1-79	Add new subsections	SF 2187
321.97	7-1-78	Amended	SF 2200
321.100	1-1-79	Add new subsection	SF 2187
324.52	7-1-78	Amended	HF 2289
324.63	7-1-78	Amended	HF 2289
324.75	7-1-78	Amended	HF 2289
327C.13	7-1-78	Amended	HF 2216
327D.27	7-1-78	Amended	HF 2216
327D.28	7-1-78	Amended	HF 2216
327D.132	7-1-78	Amended	HF 2216
327F.9	7-1-78	Repealed	HF 2216
327F.13	7-1-78	Repealed	HF 2216
327F.16	7-1-78	Repealed	HF 2216
327F.20	7-1-78	Amended	HF 2216
327F.28	7-1-78	Amended	HF 2216
327F.35	7-1-78	Amended	HF 2216
327F.36	7-1-78	Amended	HF 2216
327G.9	7-1-78	Amended	HF 2216
327G.14	7-1-78	Amended	HF 2216
328.41, unnum. para. 3	7-1-78	Amended	SF 2200
332.49	7-1-78	Repealed	HF 2033
336B.2	7-1-79	Amended	HF 248
422.45	7-1-78	Add new subsections	SF 2066
422.45, sub. 5	7-1-78	Amended	SF 2066
422.45, sub. 7,			
unnum. para. 1	7-1-78	Amended	SF 2066
422.45, sub. 15	7-1-78	Amended	SF 2066
452.5	7-1-78	Amended	SF 2200
507.16	7-1-78	Amended	SF 2200
507A.10	7-1-78	Amended	SF 2200
515.120	7-1-78	Amended	SF 2200
520.1	7-1-78	Amended	HF 545
537.5301, subs. 3 & 4	7-1-78	Amended	SF 2200
600.8, sub. 1, para. b,			

unnum. para. 1	7-1-78	Amended	SF 2200
600.8, sub. 2, para. a	7-1-78	Amended	SF 2200
602.62	7-1-78	Amended	SF 2200
691.1	7-1-78	Amended	SF 2200
691.9, sub. 1	7-1-78	Amended	SF 2200
692.17	7-1-78	Amended	SF 2200
693.7	7-1-78	Amended	HF 2290
702.17	7-1-78	Amended	SF 2200
703.5, sub. 2, unnum. para. 2	7-1-78	Amended	SF 2200
704.12	7-1-78	Amended	SF 2200
709.4	7-1-78	Add new subsection	SF 2200
709.4, unnum. para. 1	7-1-78	Amended	SF 2200
709.4, sub. 1	7-1-78	Amended	SF 2200
709.4, sub. 4	7-1-78	Amended	SF 2200
710.6	7-1-78	Amended	SF 2200
714.8	7-1-78	Add new subsection	SF 2200
714.21	7-1-78	Amended	SF 2200
Ch. 715, after sec. 715.6	7-1-78	Add new section	SF 106
716.5	7-1-78	Add new unnum. para.	SF 2200
719.4	PC	Add new subsection	HF 2382
721.6	7-1-78	Amended	SF 2200
Veto722.1	PC	Amended	SF 2201
Veto722.2	PC	Amended	SF 2201
724.1	1-1-79	Add new subsections	SF 2213
724.1, sub. 2	1-1-79	Stricken	SF 2213
724.4, sub. 7	1-1-79	Amended	SF 2213
724.6	1-1-79	Amended	SF 2213
724.8, sub. 2	1-1-79	Amended	SF 2213
724.8, sub. 5	1-1-79	Amended	SF 2213
724.10	1-1-79	Amended	SF 2213
724.11	1-1-79	Amended	SF 2213
724.14	1-1-79	Repealed	SF 2213
724.15	1-1-79	Amended	SF 2213
724.16	1-1-79	Amended	SF 2213
724.17	1-1-79	Amended	SF 2213
724.18	1-1-79	Amended	SF 2213
724.19	1-1-79	Amended	SF 2213
724.20	1-1-79	Amended	SF 2213
724.21	1-1-79	Amended	SF 2213
724.22	1-1-79	Amended	SF 2213
724.24, unnum. para. 1	1-1-79	Amended	SF 2213
724.25	1-1-79	Amended	SF 2213
724.27	1-1-79	Amended	SF 2213
725.9	7-1-78	Amended	SF 2200
725.10	7-1-78	Amended	SF 2200
725.11	7-1-78	Amended	SF 2200
725.13	7-1-78	Repealed	SF 2198
725.14	7-1-78	Amended	SF 2200
725.14	7-1-78	Repealed	SF 2198
725.16	7-1-78	Amended	SF 2200
Ch. 728	7-1-78	Add new section	SF 2205
728.1	7-1-78	Add new subsection	SF 2205
728.4	7-1-78	Amended	SF 2200
728.5	7-1-78	Add new subsection	HF 351

729.1	7-1-78	Amended	SF 2200
729.3	7-1-78	Amended	SF 2200
729.4, sub. 3	7-1-78	Amended	SF 2200
730.1	7-1-78	Amended	SF 2200
730.3	7-1-78	Amended	SF 2200
731.6	7-1-78	Amended	SF 2200
732.4	7-1-78	Amended	SF 2200
801.4, sub. 11	7-1-78	Amended	SF 2200
Ch. 804	7-1-78	Add new section	HF 299
804.1, unnum. para. 2	7-1-78	Amended	SF 2200
804.23, unnum. para. 1	7-1-78	Amended	SF 2200
805.6, sub. 1, para. c, unnum. para. 1	7-1-78	Amended	SF 2200
805.8, sub. 2, para. b	7-1-78	Amended	SF 2200
805.8, sub. 2, paras. b & c	7-1-78	Amended	SF 2187
Ch. 808	7-1-78	Add new section	HF 299
811.1	7-1-78	Amended	SF 2200
811.5	7-1-78	Amended	SF 2200
813.2, rule 3, sub. 4, para. j	1-1-79	Add new subpara.	HF 2074
814.5, sub. 2, para. a	7-1-78	Amended	SF 2200
815.7	7-1-78	Amended	SF 2200
820.11	7-1-78	Amended	SF 2200
820.17	7-1-78	Amended	SF 2200
821.4	7-1-78	Amended	SF 2200
Ch. 901	1-1-78	Add new section	SF 2202
901.2, unnum. para. 2	7-1-78	Amended	SF 2200
901.4	7-1-78	Amended	SF 2200
901.5	7-1-78	Add new subsections	SF 2200
901.7	7-1-78	Amended	SF 2163
902.1	7-1-78	Amended	SF 2200
902.6	7-1-78	Amended	SF 2200
Ch. 906	7-1-78	Add new section	SF 2163
907.3, unnum. para. 1	7-1-78	Amended	SF 2200
907.4	7-1-78	Amended	SF 2200
907.5	7-1-78	Amended	SF 2200
907.7, unnum. para. 2	7-1-78	Amended	SF 2200
907.12, sub. 1, para. c	7-1-78	Amended	SF 2200
907.12, sub. 3	7-1-78	Amended	SF 2200

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Ch. 1088, sec. 5, as codified in section 93.16	7-1-78	Repealed	HF 2098
Ch. 1245, div. XXII of chapter 1	1-1-79	Add new section	SF 376
Ch. 1245, after sec. 211 of chapter 1	7-1-78	Add new section	HF 616
Ch. 1245, ch. 4, sec. 482	7-1-78	Stricken	SF 44
Ch. 1245, ch. 4, sec. 489	7-1-78	Amended	SF 2200
Ch. 1246, sec. 2	7-1-78	Repealed	HF 2290

ACTS OF 67TH G.A., 1977 SESSION

Ch. 2, sec. 2, sub. 13	7-1-78	Amended	SF 2125
Ch. 2, sec. 2, sub. 34	7-1-78	Amended	SF 2125
Ch. 2, sec. 2, sub. 37	7-1-78	Amended	SF 2125

Ch. 14, sec. 1	7-1-78	Amended	SF 2229
Ch. 37, sec. 1, sub. 3	7-1-78	Amended	SF 2163
Ch. 37, sec. 21, sub. 2	7-1-78	Add new unnum. para.	SF 2163
Ch. 53, sec. 4, sub. 1	PC	Amended	HF 2335
Ch. 53, sec. 4, sub. 6	PC	Amended	HF 2335
Ch. 66, sec. 9	7-1-78	Stricken	SF 2200
Ch. 75	PC	Add new section	HF 630
Ch. 87, sec. 1, unnum. para. 1	7-1-78	Amended	SF 2200
Ch. 87, sec. 10, sub. 3	7-1-78	Amended	SF 2200
Ch. 87, sec. 12	7-1-78	Amended	SF 2200
Ch. 95, sec. 1, sub. 1, para. 1	7-1-78	Amended	SF 2131
Ch. 95, sec. 2, sub. 2, para. b	PC	Amended	HF 2433
Ch. 95, sec. 3, sub. 2, para. a	PC	Amended	HF 2433
Ch. 95, sec. 3, sub. 2, para. e	PC	Amended	HF 2433
Ch. 95, sec. 3, sub. 4, unnum. para. 2	PC	Amended	HF 2433
Ch. 95, sec. 3, sub. 4, unnum. para. 3	PC	Amended	HF 2433
Ch. 95, sec. 4, sub. 1, paras. c, d, e & f	PC	Amended	HF 2433
Ch. 95, sec. 5, sub. 2, para. c	PC	Amended	HF 2433
Ch. 95, sec. 6, sub. 4, unnum. para. 1	PC	Amended	HF 2433
Ch. 95, sec. 21	PC	Amended	HF 2433
Ch. 95, sec. 22	PC	Amended	HF 2433
Ch. 103, sec. 54	7-1-78	Amended	SF 2187
Ch. 108, sec. 2	7-1-78	Amended	SF 2169
Ch. 123, sec. 8	1-1-79	Amended	HF 2212
Ch. 123, sec. 9	1-1-79	Amended	HF 2212
Ch. 154, sec. 31	1-1-78	Stricken	SF 2200

* Temporary--until July 1, 1979