

SUMMARY OF LEGISLATION APPROVED BY THE
FIRST REGULAR SESSION OF THE SIXTY-EIGHTH IOWA GENERAL ASSEMBLY
MEETING IN THE YEAR 1979

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 and effective date of the legislation -- will be served by this publication.

The various Legalizing Acts passed by the 1979 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The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1979 Session.

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AGRICULTURE

HJR 13 By Schroeder. Disapproval by the General Assembly of a rule promulgated by the Department of Agriculture which allowed a maximum of 30 percent of the undried, processed, animal waste products to be either combined wood, woodshavings, litter, dirt, sand, rocks, and similar extraneous materials. (The resolution did not reach the desk of the Governor within the statutory time limit and was returned to the General Assembly unsigned by the Governor.)

HF 148 By Daggett, Hinkhouse, Pellett, and Cochran. Repeals the current law dealing with the rights of aliens, and replaces the chapter with the Act's provisions.

It provides that nonresident aliens, foreign businesses or foreign governments may acquire and hold real property in the state without special restrictions, except "land suitable for use in farming".

Under the Act, nonresident aliens, foreign businesses, or foreign governments may not acquire or hold an interest in agricultural land in the state. However, land held on the effective date of the Act may be retained. Likewise, the Act's prohibition on ownership does not apply to agricultural land acquired by inheritance or land acquired for an immediate or pending use other than farming. Permitted holdings must be registered. Acquisition of agricultural land for the use other than farming is limited to 320 acres.

The Attorney General is directed to bring action against violators, who may be fined up to \$2,000 and have the land in question escheat to the state. Effective January 1, 1980.

HF 168 By Committee on Agriculture. Changes the maximum rate of taxation under the turkey check-off from one-half cent to one cent per turkey weighing less than ten pounds and from one cent to two cents per turkey weighing ten or more pounds. The Iowa Turkey Marketing Council sets the rate within the limits. Effective January 1, 1980.

HF 182 By Committee on Agriculture. Revises definitions of animal diseases that are subject to regulation by the State Department of Agriculture by striking obsolete terminology. The Act also provides flexibility in regard to the tests that the State Department of Agriculture may use in determining a brucellosis-free herd by allowing the Department to approve a test which is in compliance with the recommended uniform methods and rules of the animal and plant inspection service of the United States Department of Agriculture. Effective July 1, 1979.

HF 395 By Hansen of O'Brien and Hinkhouse. Amends sections of the Code relating to investment by certain persons in federal farm

credit system securities to reflect changes in federal law respecting the nature of securities issued under the federal farm credit system. It expands the investment capabilities of insurance companies other than life insurance, enables credit unions to invest in the federal farm credit system, allows fiduciaries to invest trust funds in federal intermediate credit banks, banks for cooperatives and federal farm credit banks. Effective July 1, 1979.

HF 450 See Transportation--General. Relates to responsibilities of persons acquiring railroad rights-of-way.

HF 451 By Committee on Agriculture. Makes permanent the temporary moratorium on acquisition of agricultural land by corporations and trusts which are not family farm corporations, authorized farm corporations, family trusts, authorized trusts or testamentary trusts, and extends certain exemptions from the moratorium. It extends the obligation to file reports concerning agricultural land to fiduciaries of nonresident aliens.

It also requires the Secretary of State to notify the state Attorney General when the Secretary of State has reason to believe a violation of the chapter has occurred. Effective January 1, 1980.

HF 671 By Committee on Agriculture. Transfers federal Bankhead-Jones Act funds from the Department of Social Services to the Department of Agriculture to be administered by the Secretary of Agriculture under policies established by a committee which is created. The committee members are to be farmers or persons engaged in agricultural finance and the appointments by the secretary are subject to approval by a panel of legislators. The committee must submit its program plans to the General Assembly for approval before committing any of the funds. If the General Assembly does not act to approve the committee's work by June 30, 1982, the committee must suspend its activities. Effective July 1, 1979. VETOED BY THE GOVERNOR.

HF 683 By Committee on Agriculture. Increases the maximum assessment under the corn promotion law from one-tenth to one-quarter cent per bushel of corn produced in this state. The Act also changes the political participation restriction imposed on organizations receiving funds from the Corn Promotion Board by stating that the organizations cannot expend funds received either on political activity or on any attempt to influence legislation. The former law did not allow any such organization to engage in any political activities if it received funds from the Corn Promotion Board. Effective July 1, 1979.

HF 719 See Energy. Relates to the storage, treatment, transportation and disposal of hazardous wastes.

SF 277 By Committee on Agriculture. Sets minimum distances for siting anaerobic lagoons used in connection with an animal

feeding operation from an existing residence not owned by the owner of the feeding operation or from a public use area other than a road. These distances vary from 1,250 feet to 1,875 feet depending on the size of the feeding operation and the type of animals fed in the operation. The separation distances may be waived by adjacent landowners by written agreement recorded with the county recorder. Effective upon publication.

SF 405 See Taxation. Relates to annual report of assessors on agricultural valuations.

BUSINESS AND UTILITIES

- HF 2 By Evans. Increases from one thousand dollars to two thousand dollars the maximum amount that a small loan company may lend at small loan interest rates. Effective January 1, 1980.
- HF 148 See Agriculture. Relates to the acquisition of farmland by nonresident aliens.
- HF 172 By West and Perkins. Provides that repairs made by a seller to new merchandise do not constitute consumer fraud if the repairs were made to achieve compliance with factory specifications, and before sale at retail and if the actual cost of the repair does not exceed three hundred dollars or ten percent of the item's retail value, whichever is less. The seller must post notice that repairs will be disclosed on request. Effective January 1, 1980.
- HF 304 See Energy. Relates to dispensing of gasoline at self-service gasoline pumps.
- HF 337 By Committee on Commerce. Changes from nine percent per annum to twelve percent per annum compounded annually, the maximum rate of interest which the Iowa State Commerce Commission may require a public utility to pay to its customers on refunds of amounts received by the public utility pursuant to rate increases collected under bond. Effective for amounts collected after June 30, 1979 that are subject to refund.
- SF 9 See Taxation. Relates to the method used by certain corporations and partnerships for filing for refunds for motor fuel taxes paid.
- SF 39 See Taxation. Relates to the status of free newspapers and shoppers guides under the state sales and use tax.
- SF 51 See Taxation. Repeals the chain store tax.
- SF 88 By Drake and Junkins. Contains a technical correction to a section of the Code relating to sales by funeral directors of burial service contracts. To preserve the intent of the law as it existed prior to amendment in 1978 in the section listing acts for which the board may suspend or revoke a license, the word "generally" was added to the subsection prohibiting the licensee from engaging in the business of selling or issuing burial contracts. Effective upon publication.
- SF 183 See Local Governments. Relates to publication rates for descriptions of tax sales.
- SF 211 See Financial Institutions and Insurance. Relates to electronic funds transfer systems.

SF 299 By Committee on Commerce. Authorizes a city or county to support facilities of multistate companies used as national, regional or divisional headquarters. Support may be in the form of acquisition, lease, sale, or loan of property, issuance of revenue bonds, or granting of easements. The Act broadens currently authorized support by cities and counties of industrial, educational, health-related, warehousing, and pollution-control facilities. Effective July 1, 1979.

SF 362 See State Government. Establishes a building loan fund within the Iowa Development Commission.

SF 388 See Energy. Makes several changes in the 1978 mandatory deposit law.

SF 425 By Committee on Judiciary. Presently, chapter 503 regulates, with certain exceptions, persons, firms, companies, partnerships, associations, and corporations that sell, offer for sale or issue to the public generally, memberships or certificates of membership entitling the holder thereof to purchase merchandise or services on a discount or cost-plus basis. This Act makes the law applicable to only those associations that sell or offer for sale memberships for a consideration of more than fifty dollars a year. This Act also repeals the requirement that regulated associations deposit securities with the Commissioner of Insurance. The bonding of associations is retained. The licensing or registration requirement for salesmen, agents, or representatives of such associations is also repealed. Effective July 1, 1979.

SF 438 By Committee on Judiciary. Provides for the retention of the corporate existence of certain merged or consolidated nonprofit corporations for the limited purpose of receiving property by devise, bequest, gift or grant. Effective July 1, 1979.

SF 442 By Committee on Agriculture. Amends the section of the Code which provides a system of priorities for the disposition of the annual net earnings of certain cooperative associations. It makes less restrictive cash allocations to members by applying the twenty percent cash limitation only when there are unpaid deferred patronage dividends of deceased members for prior years. Presently under the Code the restriction on cash allocation applies when there are unpaid past deferred dividends owed to either living or dead members.

The Act also changes the directors' obligations to pay deferred patronage dividends to deceased members and members who become ineligible. Presently, the directors may pay these deferred patronage dividends without regard to the priority system currently required. Under the Act, except in the case of public utility cooperatives, the directors must pay deferred patronage dividends of deceased natural persons who were members and

redeem the persons' preferred stock before any other deferred patronage dividends are paid or preferred stock is redeemed. Directors of public utility cooperatives are not mandated but may likewise opt to do so. Also under the Act ineligible members' rights concerning these matters are determined in the particular association's bylaws. Effective January 1, 1980.

SF 447 See Natural Resources. Relates to inspection of pipeline construction.

SF 463 By Committee on Judiciary. Amends the chapter of the Code relating to the regulation of securities transactions. The Act makes technical corrections to the chapter, and also contains substantive changes in law respecting the definition of "agent", exempt securities, exempt transactions, contents of a registration statement, reporting of excess sales, penalties for fraudulent practices, and conditions for joint and several liability. The Act also makes securities of Iowa development corporations (chapter 496B corporations) subject to the anti-fraud provisions of the securities regulations chapter of the Code and repeals the chapter of the Code relating to sales of stock on the installment plan. Effective July 1, 1979.

CONSTITUTIONAL AMENDMENTS

SJR 1 By Hultman, Priebe, Briles, Coleman, Tieden, Robinson, Bergman, Gallagher, Hansen, Rodgers, Miller of Marshall, Hutchins, Nystrom, Miller of Cerro Gordo, Ramsey, Schwengels, Taylor, Drake, Bisenius, Hulse, Holden, Carney, Comito, Goodwin, Gratiias, Hester, Jensen, Kudart, Waldstein and Yenger. Requests that the U.S. Congress propose and submit to the states by July 1, 1980 a constitutional amendment to require that the federal budget be balanced in the absence of a national emergency. The resolution also requests the Congress, if it has not proposed and submitted the constitutional amendment to the states by July 1, 1980 to call a constitutional convention for that specific and exclusive purpose. The resolution constitutes a continuing application to Congress to call the convention unless the Congress has submitted the amendment for a balanced federal budget to the states before July 1, 1980, in which case the request for a constitutional convention is no longer of any force or effect.

The Joint Resolution also requests the legislatures of the other states to apply to Congress to propose and submit a constitutional amendment for a balanced federal budget or to call a constitutional convention for that purpose.

HJR 5 By Krewson, Jochum, Shimanek, Brandt, Bina, Thompson, Lloyd-Jones, Larsen, Crawford, Egenes, Walter, Cusack, Johnson of Linn, Hoffmann, Kirkenlager, Evans, Howell, Halvorson of Clayton, Poffenberger, Hibbs, Clark of Cerro Gordo, McKean, Pelton, Davitt, Mullins, Cochran, Pope, Sherzan, Hanson of Delaware, Halvorson of Webster, Byerly, Pavich, Connors, Gettings, Schull, Lind, Oxley, Horn, Groth, O'Kane, Diemer, Bruner, Tofte, Lonergan, Spear, Rapp, Anderson of Jasper, Hummel, Connolly, Norland and Clark of Lee. Proposes an amendment to the Constitution of the state of Iowa providing that equality of rights of men and women under the law shall not be denied or restricted on the basis of gender by the state or any of its political subdivisions. (Note: This joint resolution must be approved by the voters in the 1980 general election before it becomes part of the state Constitution.)

COURTS AND THE JUDICIAL PROCESS

- HF 61 By Connors. Provides that a defendant awaiting a judgment of conviction and sentencing for a class A felony shall not be admitted to bail. Effective upon publication.
- HF 64 By Pelton. Provides that rules and forms submitted by the Supreme Court to the General Assembly will become effective on July first following their submission. Effective retroactive to January 1, 1979.
- HF 95 By Clark of Cerro Gordo. Clarifies that notice of an adoption hearing need not be given to a person whose parental rights have been terminated with regard to the person to be adopted. Effective upon publication.
- HF 153 By Committee on Judiciary and Law Enforcement. Deletes two grounds from those which may be cited in a petition for termination of parental rights. Although termination may be ordered by the court on these two grounds, they would not have arisen at the time a petition is filed. Effective January 1, 1980.
- HF 368 By Committee on Judiciary and Law Enforcement. Amends the provision of the Criminal Code dealing with undercover agents to clarify when an agent is not criminally responsible for the crime of solicitation of a crime although the agent participates in the commission of the crime for purposes of obtaining evidence. Effective July 1, 1979.
- HF 470 By Committee on Human Resources. Provides that foster children and foster parents stand in the same relationship as do children and their natural parents for purposes of tort actions by the child and for purposes of the familial exception to the child labor law. Effective July 1, 1979.
- HF 706 See State Government. Relates to application of the state tort claims act to National Guard activities.
- HF 709 By Committee on Judiciary and Law Enforcement. Establishes a procedure in addition to existing civil and criminal procedures for protecting family or household members from domestic abuse. It provides for both protective orders and counseling to control abuses and states that a person violating an order or court-approved consent agreement may be held in contempt. It also provides for the collection and maintenance of domestic abuse information. Effective January 1, 1980.
- HF 723 By Committee on Human Resources. Requires the State Registrar to reveal to an adopted person, an adoptive parent or their legal representatives the name and address of the court which issued the adoption decree, thereby enabling the person access, through court disclosure, of the adopted person's

medical and family medical history provided the identity of the natural parents is not disclosed. It also requires the medical and family medical history to be compiled within sixty days after the placement of a minor person in a prospective adoption petitioner's home. Effective July 1, 1979. VETOED by Governor.

HF 742 See State Government. Includes appropriations for various judicial departments and agencies.

HF 749 By Committee on Appropriations. Provides for the establishment of a juvenile victim restitution program. Funds are appropriated to the Office for Planning and Programming, to implement the program and contract for administrative services. The Act also funds public service jobs for juveniles, not already employed, who are ordered to provide restitution to victims of their delinquent acts. Seventy-five percent of a juvenile's salary is to be paid by the juvenile to his or her victim. Effective July 1, 1979.

SF 4 By Murray. Treats theft of library materials the same as shoplifting for the purpose of determining intent to deprive and for the purpose of detention and search of persons suspected of having stolen materials. It adds a definition of library materials to the Criminal Code. Failure to return library materials within six months of the date they are due is evidence of intent to deprive the owner, provided a reasonable attempt was made to reclaim the materials and notices to this effect must be posted in clear public view. Effective July 1, 1980.

SF 29 By DeKoster. Enacts a version of the uniform enforcement of foreign judgments Act. The Act provides that a judgment which is rendered by a non-Iowa court and which is covered by the full faith and credit provision of the United States Constitution may be enforced in this state as if it were a judgment rendered by a court of this state upon compliance with the procedures set forth in the Act. Essentially the Act permits enforcement after the judgment is filed with the clerk of district court and notice is mailed by the clerk to the judgment debtor and twenty days expires. Effective January 1, 1980.

SF 70 By Nystrom. Establishes a senior judge program under which a judge who retires on or after July 1, 1977, may elect to be available for temporary judicial duties for not more than thirteen weeks per year and thus become entitled to receive a retirement annuity equal to a maximum of fifty percent of the current salary of a judge who holds the same office from which the senior judge retired. The senior judge annuity is in lieu of the annuity otherwise payable to retired judges.

SF 283 See Financial Institutions and Insurance. Relates to investment of trust funds by fiduciaries with court approval.

- SF 293 By Committee on Judiciary. Provides for notice to the attorney of record as well as to the personal representative of the request for a hearing by a claimant against a probated estate. The Act also makes uniform the filing and notice procedures of the sections relating to requests for a hearing on a claim. Effective January 1, 1980.
- SF 294 By Committee on Judiciary. Provides a uniform mechanism for the answering of certified questions of law by the Iowa Supreme Court upon request by federal courts or appellate courts of other states, and provides for certification of questions of law by the Iowa Supreme Court or the Iowa Court of Appeals to the highest courts of other states. To be certified, the question of state law must be one which "may be determinative" of the cause pending in the certifying court and one which cannot be answered satisfactorily by the certifying court in light of the state legal precedents. The Act authorizes the Iowa Supreme Court to prescribe rules of procedure for certification. Effective January 1, 1980.
- SF 361 By Committee on Judiciary. Increases the share of an estate which the surviving spouse shall receive if the decedent dies without a will (intestate). The Act increases from \$25,000 to \$50,000 the least amount which the surviving spouse shall receive if the decedent dies intestate with children surviving. If the decedent dies intestate without children surviving, the Act increases from one-third to one-half the amount of real property and personal property that the surviving spouse shall receive with the minimum amount being raised from \$25,000 to \$50,000. After receipt of that share, the surviving spouse receives one-half of all amounts above that \$50,000 (before this Act, it was one-half of all above \$25,000). Effective January 1, 1980.
- SF 400 By Committee on Judiciary. Provides that a court may limit the responsibilities of a guardian appointed under the probate code when the court determines that a ward has sufficient capabilities to handle some of his or her own affairs. Effective January 1, 1980.
- SF 462 By Committee on Judiciary. Corrects technical errors and unclear provisions in the juvenile justice bill as passed by the 1978 Session of the Sixty-seventh General Assembly. Both are effective July 1, 1979.

DRUGS, CONTROLLED SUBSTANCES AND ALCOHOL

- HF 53 By Clark of Cerro Gordo. Revises and adds to the list of drugs designated as controlled substances under the Iowa Uniform Controlled Substances Act. Effective July 1, 1979.
- HF 764 See State Government. Capital appropriations Act. Includes funding for a new state liquor warehouse and for remodeling some existing stores.
- HF 765 By Committee on Appropriations. Appropriates to the Iowa Department of Substance Abuse for each fiscal year of the 1979-1981 biennium \$2,265,000 for grants for substance abuse programs. It appropriates for the 1979-1980 fiscal year \$142,680 for salaries and support and \$128,713 for the 1980-1981 fiscal year for the same purpose. It also directs the state comptroller to transfer from the military service tax credit fund to the general fund \$4,500,000 on July 1, 1979 and \$2,000,000 on July 1, 1980. It states that the intent of the General Assembly is that these funds be used for substance abuse programs. Effective July 1, 1979.
- SF 487 See Health. Appropriates funds to state agencies for various health and service programs. Includes guidelines for the medicinal use of marijuana program.

EDUCATION

- HF 60 By Hansen of O'Brien. Repeals chapter 272 of the Code relating to area education agency programs for improvement of instruction in public schools. It does, however, retain the authority for the Superintendent of Public Instruction to direct the area education agencies to provide for improvement of instruction as necessary to meet the particular needs of the schools in the area. Among the requirements eliminated by the repeal of the chapter are the one-day in-service meeting for professional staff members, the mandatory appropriation of county funds for in-service training and other unused special funding provisions. Effective July 1, 1979.
- HF 307 By Committee on Education. Updates language in the Code relating to requirements for teachers. It prohibits the State Board of Public Instruction from enforcing additional requirements on certificated teachers once they have been approved to teach a specific subject. Effective July 1, 1979.
- HF 374 By Hansen of O'Brien. Updates language in the Code relating to the issuance of teachers' certificates. It strikes sections specifying various kinds of certificates and grants the Board of Educational Examiners the authority to prescribe the types and classes of certificates, the terms of years for validity of certificates, and the requirements for certificate renewal. It eliminates the requirement that a certificate be registered in the area education agency in which the holder is employed to teach. Effective January 1, 1980.
- HF 418 By Chiodo and Jesse. Adds to the list of methods of electing members of local school boards a fifth optional method, namely a seven-member board with three members elected at large and four elected as residents of and by the voters of individual subdistricts; also provides that a referendum on changing from one authorized method of electing a school board to another may be called by a petition signed by thirty percent of the number of persons voting in the most recent school election in the district, and makes uniform certain other provisions of law relating to the manner and frequency of calling such referenda. Effective July 1, 1979.
- HF 468 By Thompson. Allows school boards to lease a portion of a school building for a period of not more than five years with provision for renewal of the lease at the option of the board. Effective July 1, 1979.
- HF 659 By Committee on Education. Allows a board of an area education agency to grant a salary increase to its administrator of up to seven percent per year, subject to the approval of the State Board of Public Instruction. Effective July 1, 1979.

HF 660 By Committee on Education. Makes numerous changes in the school foundation aid formula. The Act strikes the current method of counting back in a school district's enrollment a specified percent of its enrollment loss and substitutes a formula under which enrollment will be determined for decreasing enrollment districts on the basis of one-fourth of the district's enrollment on September 8, 1978 and three-fourths of the district's September enrollment for the year previous to the budget year or the year before that. Increasing enrollment districts would continue to receive an advance in state aid for their increased enrollment based upon their actual fall enrollment. The Act also provides that school districts which have identified additional special education pupils during a school year, will receive an advance in state aid for the current school year for additional special education enrollment, based upon the special education weighting plan.

The method of computing the state percent of growth under the formula has been changed for the school years beginning July 1, 1980, July 1, 1981, and July 1, 1982 by averaging only changes in the consumer price index and not including changes in state revenue growth. The State Comptroller is directed to adjust for errors in estimates for the consumer price index and not for errors in estimates in revenue growth.

It guarantees that each school district will have at least four percent budget growth for the regular program from the previous school year for 1980-1981 and three percent budget growth for 1981-1982. The State Comptroller is directed to add pupils to the districts' enrollment to provide the budget growth.

The Act provides an adjustment to the state cost per pupil so that it will more closely reflect the state average cost per pupil. The state cost per pupil is increased \$20 in 1980, \$6 in 1981, \$7 in 1982, and \$8 in 1983 above the state cost per pupil as otherwise computed. The additional allowable growth granted to districts in which the district cost per pupil is less than the state cost per pupil is reduced from 25% to 10%.

The Act establishes a supplementary weighting plan which provides additional funds for school districts which have pupils who attend classes in another district, attend classes taught by a teacher who is employed jointly, or attend classes taught by a teacher who is employed by another school district.

The Act strikes restrictions on the use of additional enrichment moneys, changes the enrollment date for reporting the number of nonpublic school pupils for media and educational services provided by the area education agency from January to September, and strikes an obsolete section relating to a reporting of miscellaneous aids to the Department of Public Instruction. It urges the Department to gather information about utility costs in school districts. Effective July 1, 1979 for the school year beginning July 1, 1980.

- HF 669 See Energy. Relates to completion of life cycle cost analysis before construction or renovation of school district buildings.
- HF 729 By Committee on Education. Changes the deadline for the Department of Public Instruction to certify to the State Comptroller the amounts of approved claims to be paid for nonpublic school pupil transportation from June fifteenth of each year to July fifteenth of each year. Effective July 1, 1979.
- HF 764 See State Government. Capital appropriations Act. Funds numerous capital projects of the State Board of Regents.
- SF 448 See Local Governments. Relates to issuance of revenue bonds by cities and counties for projects of State Board of Regents institutions and to retire indebtedness of private colleges and universities.
- SF 485 By Committee on Appropriations. Makes appropriations to various agencies and departments responsible for education programs of the state. An appropriation for the next two school years in the amount of \$949,000 and \$942,000 is made to the Iowa Commission for the Blind. The Iowa College Aid Commission will receive \$290,000 and \$294,000 for administration expenses, \$204,000 and \$284,000 for administration of the Iowa guaranteed student loan program, \$1,750,000 and \$2,750,000 as supplemental funding for the tuition grant program, and \$50,000 and \$100,000 as supplemental funding for the vocational-technical tuition grant program. In addition \$120,000 is appropriated to the College Aid Commission for the admission and education of qualified applicants to accredited schools and colleges of optometry. The College Aid Commission also receives an appropriation of \$1,200,000 to be paid to the College of Osteopathic Medicine and Surgery for the subvention program created by law. The College Aid Commission also receives \$50,000 to provide for a National Guard education program.

The State Educational Radio and Television Facility receives \$4,492,000 and \$4,697,000 for operational expenses.

The Department of Public Instruction will receive the following amounts for the two respective fiscal years:

1. \$3,047,000 and \$3,024,000 for operation expenses, \$200,000 and \$200,000 for fire service education, \$772,000 and \$755,700 for vocational education administration, and \$3,285,000 and \$3,597,000 for vocational educational aid to secondary schools.
2. Secondary vocational education programs receive \$150,000 and \$150,000. The Iowa Industrial Start-up Training Program is funded at a level of \$200,000 and \$200,000, vocational rehabilitation administration is funded at a level of \$2,497,000 and \$2,445,000 and will also receive \$222,000 and \$222,000 for

the next two fiscal years for matching federal funds and providing assistance in independent living to severely disabled.

3. The Compact for Education is funded at a level of \$23,625 for the next two fiscal years, the Professional Teaching Practices Commission will receive \$49,600 and \$50,000, the Vocational Youth Organization Fund will receive \$10,000 for each of the next two fiscal years, the school food service program is funded at a level of \$3,488,000 and \$3,662,000, the textbooks of the nonpublic school pupils program is funded at a level of \$400,000 for each of the next two fiscal years, and the School Budget Review Committee will receive \$300,000 and \$1,300,000 for the next two fiscal years. During the second fiscal year \$900,000 is to be used by the School Budget Review Committee exclusively for transportation costs unusually increased above the normal rate of inflation. \$100,000 is allocated for supplemental aid to public school districts for transportation equipment needs which would become necessary because of the furnishing of transportation to nonpublic school pupils.

Merged area schools receive the following amounts:

	<u>1979-1980</u> Fiscal Year	<u>1980-1981</u> Fiscal Year
1. Merged Area I	\$1,929,040	\$2,221,421
2. Merged Area II	\$2,733,833	\$3,095,669
3. Merged Area III	\$2,464,600	\$2,798,513
4. Merged Area IV	\$ 868,613	\$1,023,727
5. Merged Area V	\$3,111,971	\$3,512,316
6. Merged Area VI	\$2,707,690	\$3,015,591
7. Merged Area VII	\$2,997,490	\$3,480,487
8. Merged Area IX	\$3,460,903	\$3,919,949
9. Merged Area X	\$5,120,162	\$5,851,448
10. Merged Area XI	\$6,313,960	\$7,248,257
11. Merged Area XII	\$1,916,996	\$2,264,101
12. Merged Area XIII	\$2,973,597	\$3,375,211
13. Merged Area XIV	\$1,075,177	\$1,213,137
14. Merged Area XV	\$2,498,359	\$2,831,299
15. Merged Area XVI	\$1,996,109	\$2,290,374

Merged areas will also receive \$1,600,000 and \$1,850,000 allocated on a prorated basis for equipment replacement and upgrading, \$8,700,000 and \$8,700,000 to match federal reimbursement for continuing and new vocational education programs, and \$200,000 and \$200,000 for preparatory career programs. Merged Area XII will receive \$130,500 and \$130,500 for operation of the radio station, Merged Area XIII will receive \$120,000 and \$130,500 for operation of the radio station.

The program for the gifted and talented children will receive \$100,000 for the second fiscal year of the biennium.

The State Board of Regents and the institutions under the Board will receive the following: \$352,000 and \$356,000 for operation of the central office including the State Board of Regents, \$100,000 and \$100,000 for the Western Iowa Continuing Education Program, \$500,000 and \$600,000 for enrollment increase costs; \$80,979,000 and \$83,812,000 for general administration of the State University of Iowa, \$19,437,000 and \$20,394,000 for the University Hospital, \$4,095,000 and \$4,225,000 for the Psychiatric Hospital, \$1,618,500 and \$1,612,000 for the State Hygienic Laboratory, \$2,903,000 and \$3,012,000 for the Hospital-School, and \$1,642,000 and \$1,717,600 for the administration of the Oakdale campus. Other institutions and programs under the State Board of Regents will receive: \$65,639,000 and \$68,493,000 for Iowa State University of Science and Technology, \$7,534,000 and \$7,723,000 for the agricultural experiment station, \$6,960,000 and \$7,278,000 for the Cooperative Extension Service in Agriculture and Home Economics, \$26,876,000 and \$27,939,000 for general administration of the University of Northern Iowa, \$3,360,000 and \$3,463,000 for the State School for the Deaf, \$1,838,600 and \$1,913,800 for the Iowa Braille and Sight-saving School, and \$1,085,000 and \$1,195,000 for the family practice program at the College of Medicine. The amount of \$400,000 is appropriated to the State Board of Regents to replace actual losses of federal funds for capitation grants by the colleges of dentistry, medicine, veterinary medicine, pharmacy, and nursing.

The Act provides that the Governor shall act as the exclusive representative of the State of Iowa with respect to all state employees, except for faculty, scientific, and other professional staff who are employed at institutions under the authority of the State Board of Regents. (NOTE: This provision VETOED by the Governor under the item veto power.)

It establishes a minimum tuition grant for students at private colleges and universities of \$1,600 and \$1,700 for the next two fiscal years, and the standing appropriation of \$10,000,000 for tuition grants is increased to \$12,000,000 for the next two fiscal years. In addition the standing appropriation for vocational-technical tuition grants is increased from \$150,000 to \$350,000.

The Livestock Disease Research Fund standing appropriation is increased from \$200,000 to \$300,000 per year. A program for teaching of non-English speaking students is created.

A program for the admission and education of qualified applicants who are domiciliaries of Iowa to attend schools and colleges of podiatry is created and funded at the level of \$20,000 and \$40,000 for the next two fiscal years.

Funds are appropriated in order to provide money to the State Board of Regents, if needed, during the 1980 or 1981 Session of the General Assembly for the purchase of fuel and electricity if

the cost of fuel and electricity were to exceed \$16,751,000 during the first fiscal year or \$18,594,000 during the second fiscal year. The State Board of Regents is required to attempt to purchase more vehicles that will increase the overall fuel efficiency of the existing fleets. Nonpublic pupil transportation is required when the General Assembly funds it and an open-end appropriation for such services is provided. Effective July 1, 1979.

SF 498 By Committee on Appropriations. Makes a supplemental appropriation for the fiscal year beginning July 1, 1978, to the State Board of Regents in the amount of \$550,000 to replace funds used by State Board of Regents institutions to pay the actual costs for the purchase of fuel and electricity which exceed \$14,282,000. Effective upon publication.

ELDERLY AND HANDICAPPED

- HF 758 By Committee on Appropriations. Establishes an elderly care program for Iowans over 65 years of age under the authority of the Commission on the Aging. It appropriates \$800,000 to be distributed by the area agencies on aging in the form of grants to local projects with local matching funds or equivalent support required. Priority is to be given to projects for the low income elderly. Grants can be awarded for chore, adult day care, or home repair services, including the winterizing of homes, and for the construction of entrance ramps to make residences accessible to the physically handicapped. An inter-agency coordinating committee is created to develop rules, eligibility guidelines, and procedures to distribute, award, evaluate and monitor grants. Funds are allocated initially on the basis of population and income but may be reallocated on another basis or to assist the low income elderly in the payment of winter utility bills. Effective July 1, 1979.
- HF 680 See Retirement Systems. Relates to mandatory retirement policies.
- SF 485 See Education. Education appropriations Act. Includes funding for the Commission for the Blind, the State School for the Deaf and the Iowa Braille and Sight-Saving School.
- SF 487 See Health. Appropriates funds for various health and service programs. Includes appropriation for the Commission on the Aging and the Committee for the Employment of the Handicapped.
- SF 495 See Taxation. Relates to tax relief for elderly and disabled persons.

ENERGY

- HF 257 See State Government. Relates to transportation, storage, handling and use of liquefied natural gas.
- HF 304 By Horn. Permits self-service gasoline pumps to be equipped with fuel dispensing hoses that may be left unattended and will automatically shut off when the fuel tank of the vehicle is full. Effective July 1, 1979.
- HF 660 See Education. Relates to record-keeping of energy costs of school districts.
- HF 669 By Committee on Energy. Requires government agencies to include a life cycle cost analysis as a design criterion for either of the following:

1. The construction of a new building that will have twenty thousand square feet or more of usable floor space that is heated or cooled.
2. The renovation of an existing building where additions or alterations will exceed fifty percent of the value of the building and affect an energy facility.

It contains guidelines concerning the elements to be included in the life cycle cost analysis and the methods to be used to conduct the analysis.

It requires the government agency to approve the life cycle cost analysis before awarding contracts for the actual construction or renovation. An agency may accept a design and comply with this Act if the design meets the operational requirements of the agency and provides the optimum life cycle cost. Public funds shall not be used for construction or renovation of a facility if the design was not prepared in accordance with this Act. The Act does not apply to state maximum security detention facilities and certain historic buildings. Effective January 1, 1980 for state agencies and January 1, 1982 for counties, cities and school corporations.

- HF 670 See Natural Resources. Relates to the mining of coal.
- HF 719 By Committee on Energy. Gives the Department of Environmental Quality the authority to regulate the storage, treatment, transportation and disposal of hazardous wastes. It is intended to conform to the provisions of the federal Resource Conservation and Recovery Act of 1976.

It requires the Solid Waste Disposal Commission to identify hazardous wastes that would be subject to the Act. Persons owning or operating a facility for the treatment, storage or disposal of a hazardous waste must obtain a permit for the activity

from the executive director. Generators and transporters of hazardous waste must notify the executive director of their activity.

It provides for the certification of hazardous waste treatment, disposal and storage facility operators and supervisory personnel.

The Act also addresses the situation where a hazardous waste which was disposed of in compliance with the law existing at the time of disposal is later found to present a serious and imminent threat to human health. In this situation the Executive Director of the Department of Environmental Quality shall request the Attorney General to institute proceedings to determine how the threat should be eliminated and who should pay the costs. Guidelines are provided for the courts to follow in making a decision on both questions. If a court determines that a government entity must pay a portion of the costs of eliminating the threat, the court may stay the order until the necessary funds have been appropriated through the regular legislative process.

Penalties are provided along with enforcement authority including the authority to seek an injunction or issue an emergency order when the particular incident merits such. The Act specifically allows a court to modify or vacate an order issued by the executive director if the petition for review is filed within six months of compliance and upon a finding that the requirements of the order are excessive or do not merit the benefits to society.

A person using and disposing of agricultural chemicals approved by the federal government is not in violation of the Act if the use and disposal complies with the manufacturer's instructions and the container is triple-rinsed with the rinsing reused in a tank mix according to the manufacturer's instructions. Effective July 1, 1979.

- HF 734 See Natural Resources. Appropriates funds for certain natural resources agencies and programs including the Energy Policy Council, coal research and gasohol promotion.
- HF 738 See Transportation--General. Omnibus transportation appropriations bill. Includes funds for a mass transit program for state employees.
- HF 758 See Elderly and Handicapped. Relates to an appropriation for winterization of homes of elderly persons.
- HF 764 See State Government. Capital appropriations Act. Includes funds for energy conservation projects for state buildings.
- SF 388 By Committee on State Government. Amends the mandatory deposit on beverage containers law to prohibit manufacturers

from charging a refund value or deposit on nonrefillable metal beverage containers sold to distributors, to prohibit the importation into this state of more than one gallon of liquor, 288 fluid ounces of beer (24-12 ounce bottles or cans), or 576 fluid ounces of carbonated soft drinks (48-12 ounce bottles or cans) by persons other than a manufacturer or distributor unless an Iowa refund value indication is attached, to provide that multiple redemption of containers and the manufacture and use of counterfeit refund value indications are fraudulent practices, to authorize agreements and contracts between manufacturers and distributors to accomplish the redemption and disposal of beverage containers, and to provide for the redemption of crushed or flattened metal beverage containers effective July 1, 1980. The Act also authorizes a phase-in of mandatory deposits on beer and soft drink containers from July 1, 1979 to July 31, 1979 during which containers without refund value indications may be sold. Effective July 1, 1979 except for requirement to redeem crushed or flattened metal containers which is effective July 1, 1980.

SF 498 See Education. Appropriates funds to the State Board of Regents for fuel costs incurred above the 1978 appropriation.

FINANCIAL INSTITUTIONS AND INSURANCE

- HF 10 See Labor and Employment. Relates to covered items under worker's compensation insurance.
- HF 108 By Committee on Commerce. Makes a technical correction to the law relating to the state risk manager and contracts for insurance coverage for loss and risk exposure affecting State Board of Regents institutions. The Act does not make a substantive change in the law. Effective July 1, 1979.
- HF 395 See Agriculture. Relates to investment in federal farm credit system securities.
- HF 455 By Committee on Commerce. Increases the amount of capital and surplus required for insurance companies to transact business in Iowa to one million dollars capital and one million dollars surplus or two million dollars guaranty fund for mutual companies. The increase does not apply to companies authorized to do business in Iowa on July 1, 1979. Effective July 1, 1979.
- HF 460 By Evans and Dieleman. Alters restrictions on investments by life insurance companies and associations in securities issued by financial companies as defined; also permits investment in securities issued by foreign governments and corporations organized under the laws of a foreign government to the extent of one percent of the life insurance company's legal reserve, and only if the foreign government does not engage in a consistent pattern of gross violations of human rights. Effective January 1, 1980.
- HF 462 By Evans and Chiodo. Modifies the standards used in evaluating insurance policies and annuities for purpose of establishing reserves. The Act also adopts a model act relating to nonforfeiture for life insurance and individual deferred annuities. The Act also makes amendments relating to the valuation of certificates issued by fraternal beneficiary associations. Effective January 1, 1980.
- HF 649 By Committee on Commerce. Permits finance charges of 1 1/4 to 2 1/4% per month on credit sales of semitrailers. Amends the Iowa Banking Act to make corrections, change requirements for statements of condition, publication of notice of incorporation, hearing procedures by the Superintendent of Banking for approval of new incorporations, notice of organizational meetings, qualifications of directors, limitations on loans to executive officers, limitations on certain investments, pledging of deposits, limitations on obligations of one customer to the bank, terms for real property loans, and use of the title insurance on property in another state. Effective July 1, 1979.
- HF 658 By Committee on Commerce. Grants regulated lenders the authority to make mortgage loans using graduated-payment

mortgages (mortgages under which payments start at a low level, then increase), variable interest-rate mortgages (mortgages under which the interest rate varies), and reverse-annuity mortgages (mortgages under which the proceeds are paid to the borrower on a periodic basis or as an annuity). Establishes the requirements, procedures and disclosures for the use of these alternative mortgage instruments. Also contains an amendment to Senate File 158 relating to assumptions of mortgage loans and permitting a lender to restrict assumption or change terms if the lender believes its security interest or likelihood of repayment is threatened. Effective July 1, 1979.

HF 680 See Retirement Systems. Relates to coverage of abortions under health insurance programs provided by employers and equality of contributions or benefits of insurance programs provided by employers.

HF 730 By Committee on Commerce. Provides that civil liability shall not arise out of inspections of places of employment performed for purposes of group self-insurance. Effective July 1, 1979.

SF 158 By Committee on Commerce. Authorizes and regulates share drafts issued by credit unions, continuing and expanding the temporary authority granted in 1978. Also continues many of the laws enacted in 1978 concerning interest rates, with some changes. It changes some exceptions to the usury rates; continues the "floating" interest rate but requires it to be redetermined monthly; adds permission for a one percent loan processing fee; permits a limited prepayment penalty on loans for purchase of one to four family dwellings except that on one or two family dwellings which are owner-occupied or agricultural land no prepayment penalty may be imposed but thirty days notice may be required before full repayment; prohibits restrictions on transfer of a mortgaged interest or change in terms of a loan upon a transfer in the case of one or two-family owner-occupied dwellings (however, H.F. 658 creates an exception if the lender believes its security interest or likelihood of repayment is threatened), and adds other restrictions on charges by lenders. Also repeals certain temporary provisions enacted in 1978, including the special interest rate for mobile home loans. Portions of the Act effective upon publication remainder effective July 1, 1979.

SF 211 By Drake, Tieden, Priebe, Miller of Des Moines and Schwengels. Permits industrial loan companies to establish, own, operate, use and participate in an electronic fund transfer system either independently or jointly with banks, savings and loan associations and credit unions. Effective July 1, 1979.

SF 283 By Committee on Cities. Allows investment of trust funds by fiduciaries with court approval in savings accounts or certificates of deposit of savings and loan associations in addition to those of banks, both of which must now be located in

the city or county of the fiduciary. It also allows cities that are trustees of a cemetery perpetual care fund to invest the proceeds in the fund in savings accounts or certificates of deposit of a bank or savings and loan association located in the state without court approval. Effective January 1, 1980.

SF 339 By Committee on Commerce. Allows authorized agencies to receive evidence relating to a fire loss. The authorized agencies are the State Fire Marshal, the Commissioner of Public Safety, the county attorney responsible for prosecutions in the county where a fire occurs, the Attorney General, the Federal Bureau of Investigation, and any other federal agency requesting information on a fire loss. An insurance company is required to notify at least one of the authorized agencies of any fire loss the company believes not to be accidentally caused. The authorized agency receiving the information may provide this information to any other authorized agency. In addition, an insurance company providing information of a fire loss, may, upon request, receive information relevant to the fire loss from any authorized agency. The insurance company is immune to criminal or civil actions for this release of information unless the company is maliciously providing the information against the insured. A person or agency that refuses to release information requested, or a person who fails to keep information confidential between the insurance company and the authorized agencies, is guilty of a simple misdemeanor. Effective January 1, 1980.

GENERAL ASSEMBLY

- HJR 13 See Agriculture. Relates to disapproval by the General Assembly of a rule promulgated by the Department of Agriculture.
- HF 23 By Committee on Rules. Removes the limitation on monthly submission of vouchers for travel and expenses for members, officers and employees of the General Assembly and clarifies the language on the schedules of salary payments available to members of the General Assembly. Effective upon publication.
- HF 64 See Courts and the Judicial Process. Relates to the effective date of rules submitted by the Supreme Court to the General Assembly.
- HF 671 See Agriculture. Creates committee to administer federal Bankhead-Jones Act funds for farm program. Provides for legislative involvement in program development.
- HF 679 See Professional Licensing Boards. Creates a Commission on Professional and Occupational Regulation which includes legislative members.
- HF 742 See State Government. Includes appropriations for various legislative agencies.
- HF 757 See Taxation. Relates to establishment of interim study committee on property taxes of the commercial property.
- SJR 9 See Local Government. Establishes a study committee composed of members of the General Assembly and others to review statutes relating to county government.
- SF 451 See Human Resources. Relates to the establishment of a unified state mental health agency.
- SF 489 See Retirement. Relates to increases in retirement benefits for members of the General Assembly. Also relates to appropriation for actuarial studies for pending and proposed retirement legislation.
- SF 499 See Labor and Employment. Provides salary increases for members of the General Assembly.

HEALTH

- HF 677 See Human Resources. Relates to use of medical assistance funds to pay costs of treatment at a state mental health institute.
- HF 725 By Committee on Human Resources. Makes certain revisions in 1977 certificate of need legislation relating to hospitals, nursing homes, and various other institutional health facilities. Provides for partial refunds of fees accompanying certificate of need applications when the applications are voluntarily withdrawn, review by the Commissioner of Public Health for compliance with applicable laws and regulations when a decision of the Health Facilities Council on an application is to be appealed, delay until January 1, 1980 of the effective date of uniform financial reporting requirements for hospitals and nursing homes, and facilitation of summary review procedures for minor projects of institutional health facilities. Effective July 1, 1979.
- SF 93 See Professional Licensing Boards. Relates to authority of optometrists to topically apply diagnostic agents.
- SF 135 By Coleman and Van Gilst. Changes the oleomargarine law by providing that a public eating place must inform the public that oleomargarine is served either by a prominent display or by notice in a menu or by separate labeling or by making each serving triangular. Previous law did not allow the options but required both prominent display and the separate labeling or triangular shape. Effective January 1, 1980.
- SF 284 By Committee on Cities. Authorizes cities and counties to issue revenue bonds to retire existing indebtedness of a health care facility, clinic or voluntary nonprofit hospital. Effective upon publication.
- SF 451 See Human Resources. Relates to the establishment of a unified state mental health agency.
- SF 487 By Committee on Appropriations. Appropriates to the following agencies the following amounts for each fiscal year of the 1979-1981 interim. Unless otherwise indicated the funds appropriated are for salaries, support, maintenance and miscellaneous purposes.

	<u>1979-1980</u> <u>Fiscal Year</u>	<u>1980-1981</u> <u>Fiscal Year</u>
Commission on Aging	\$ 171,051	\$ 167,900
For area agencies on aging	\$ 110,420	\$ 117,600
For the senior citizen employ- ment program	\$ 108,000	\$ 108,000
For grants for senior citi-		

zens	\$ 158,000	\$ 158,000
Iowa Civil Rights Commission ..	\$ 540,463	\$ 540,943
Commission on Employment of the Handicapped	\$ 106,839	\$ 105,079
Board of Parole	\$ 270,736	\$ 267,243
Commission on the Status of Women	\$ 76,100	\$ 76,570
Board of Medical Examiners	\$ 198,411	\$ 193,442
Board of Nurse Examiners	\$ 371,421	\$ 370,991
Board of Pharmacy Examiners ...	\$ 247,000	\$ 247,000
Iowa Mental Health Authority ..	\$ 136,081	\$ 148,084
Mental Health Advisory Council	\$ 64,269	\$ -----
State Department of Health Administration	\$ 73,503	\$ 72,128
Management and Budget	\$ 262,185	\$ 256,562
External Affairs	\$ 89,809	\$ 89,815
Health Facilities Service	\$ 554,102	\$ 548,903
Health Planning Agency	\$ 66,940	\$ 66,407
Certificate of Need	\$ 192,108	\$ 190,244
Disease Prevention	\$ 538,673	\$ 536,095
Records and Statistics	\$ 402,698	\$ 400,444
Licensing and Certification ...	\$ 544,584	\$ 549,561
Personal and Family Health Services	\$ 879,931	\$ 861,373
(At least \$35,000 from these funds must be used each year for the perinatal program.)		
Community Health	\$ 982,111	\$ 1,015,376
Rape Investigations	\$ 45,000	\$ 45,000
Autopsies for Sudden Infant Death	\$ 28,000	\$ 28,000
In-Home Health Care Grants	\$ 2,765,960	\$ 3,015,960
Well-Elderly Clinics	\$ 212,000	\$ 212,000
Department of Veterans Affairs. For the War Orphans Educa- tional Aid Fund	\$ 105,182	\$ 105,279
Spanish-speaking People's Com- mission	\$ 35,000	\$ 35,000
	\$ 45,715	\$ -----

The Act also extends the existence of the Spanish-speaking Peoples Commission for two years through June 30, 1981. It extends an appropriation made in 1978 to the Spanish-American War veterans through October 31, 1979. It also prescribes the method for making grants to counties of funds appropriated for in-home health care programs.

The Act also makes funds appropriated to the Board of Pharmacy Examiners contingent on the Board promulgating rules establishing a research program for the medicinal use of marijuana. The rules shall not authorize the growing of marijuana in the state. The Act then makes permanent changes in the controlled substances statute classifying marijuana used for medicinal purposes as a schedule II rather than a schedule I substance.

The Act also permits the redistribution to counties of unexpended funds appropriated in 1978 for public health nursing services. Effective July 1, 1979.

HUMAN RESOURCES

- HF 657 By Committee on Appropriations. Makes a supplemental appropriation of \$2,650,000 for the aid to dependent children program for the balance of the 1978-79 fiscal year. Effective upon publication.
- HF 677 By Committee on Human Resources. Authorizes the state to use medical assistance (Title XIX) funds to help pay the cost of treatment of patients of state mental health institutes who are eligible for medical assistance (i.e., those under 21 years of age who are eligible for aid to dependent children, and those 65 years of age or older who fall within applicable income limits). Effective July 1, 1979.
- HF 680 See Retirement Systems. Relates to coverage of abortions under health insurance programs provided by employers.
- HF 723 See Courts and the Judicial Process. Relates to revelation of the medical history of an adopted person and the adopted person's family.
- HF 754 By Committee on Appropriations. Makes certain changes in permanent statutes related to program objectives of 1979-1981 appropriations for Department of Social Services operations. These include (1) adding orderly functioning of a correctional institution to the list of criteria to be considered in evaluating proposed transfers of inmates under interstate corrections compacts; (2) giving the Director of Corrections authority to approve decisions of the Superintendent of the Oakdale Security Medical Facility regarding admission and discharge of inmates; and (3) directing the Department of Social Services, in consultation with the Sheriff's Association and the Board of Supervisors Association, to draw up and promulgate minimum standards for jails. Effective July 1, 1979.
- HF 755 By Committee on Appropriations. Appropriates for the operations of the Department of Social Services, for each year of the 1979-1981 biennium, the following amounts (where amount appropriated for the second year of the biennium differs from that for the first year, the amount for the second year is shown in parentheses): \$21,140,000 (\$21,220,000) for administration of the Department's central, district and local offices; \$7,000,000 (\$6,900,000) for operation of the State Juvenile Home at Toledo, the Boys' Training School at Eldora, and the Girls' Training School at Mitchellville; \$10,400,000 (\$10,600,000) for operation of the Iowa Veterans Home at Marshalltown; \$320,000 for juvenile community corrections; \$26,234,000 (\$26,885,000) for operation of the state penal facilities at Fort Madison, Anamosa, Rockwell City, Oakdale, Mount Pleasant and the Riverview Release Center; \$1,030,000 for parole services; \$45,000 (\$47,500) 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; \$8,747,250 (\$9,359,557) for adult community-based corrections; \$200,000 for substance abuse screening under adult corrections; \$100,000 for an adult corrections central classification system; \$28,150,000 (\$28,365,000) for operation of the Mental Health Institutes at Cherokee, Clarinda, Independence and Mount Pleasant; \$24,000,000 (\$23,800,000) for operation of the Glenwood and Woodward State Hospital-Schools; \$20,000 for aid to the blind; \$47,130,000 (\$47,100,000) for aid to dependent children, \$36,000 for aid to Indians residing on a settlement; \$88,260,000 (\$95,350,000) for medical assistance, \$1,084,000 (\$1,232,000) for medicaid carrier contractual services; \$20,455,000 (\$21,250,000) for childrens' services and subsidized adoptions; \$438,000 for work and training programs; \$750,000 for adult and family services; \$6,090,000 (\$6,520,000) for state supplementary assistance including supplementary assistance for the blind; \$750,000 for the Governor's Youth Opportunity Program; \$428,219 (\$435,160) for child support recoveries; \$400,000 for assistance to child care centers and \$1,000,000 for state supplementation to Title XX. (NOTE: A subsection relating to the manner of upgrading staff at the four mental health institutes was VETOED by the Governor under the item veto power.) The Act provides that \$140,000 originally appropriated in 1977 for development and implementation of a medicaid management information system will not revert to the general fund until June 30, 1980, and requires the Department to report to the joint Appropriations Subcommittees on Social Services on the status of this project. 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 on a mental health institute. The Act contains various provisions relative to the billing of costs at the state mental health institutes and hospital-schools. (NOTE: Portions of the provisions relating to payment by counties and reimbursement to the counties by the state for costs of care and treatment of certain mentally ill persons were VETOED by the Governor under the item veto power.) It also includes a statement of intent to revise the payment schedule for aid to families with dependent children upward by 6% on October 1, 1979, and by another 6% on October 1, 1980. The Act also provides for continuation of the current needs program for ADC families and makes expectant mothers eligible for the ADC program during the last trimester of pregnancy if they meet the income and resource standards for the program. (NOTE: Provision relating to eligibility of expectant mothers for ACT VETOED by Governor under the item veto power. Language in HF 766 remains.) It increases the maximum reimbursement for intermediate care facility services under Medicaid to a level not to exceed the 74th percentile of all ICF's under Medicaid on the basis of December 1978 costs, and increases the maximum cost-related reimbursement for residential care facilities under Medicaid to \$13.50 per day and the maximum flat rate reimbursement to \$8.20 per day. (NOTE: Section

requiring the Department to establish rules defining the financial responsibility of stepparents and subsection requiring the Department to use a specified portion of moneys appropriated for children's services for in-home treatment and foster care VETOED by Governor under the item veto power.) Effective July 1, 1979. (Provisions of HF 755 relating to ADC benefits and ADC benefits for expectant mothers amended by HF 766 which follows in this summary.)

HF 766 By Committee on Appropriations. Additional appropriation to Department of Social Services for operations during the first quarter of the fiscal year beginning July 1, 1979. The Act adds \$760,000 to the appropriation for the aid to dependent children program made by House File 755, and specifies that the 6% increase in benefits prescribed by that bill is to begin July 1, 1979 rather than October 1, 1979, as House File 755 indicates. This Act also clarifies the provisions of House File 755 regarding eligibility of needy mothers in the last trimester of pregnancy for ADC benefits, to make it clear that this program is not limited literally to mothers experiencing their first pregnancy. Effective July 1, 1979.

SF 98 By Committee on County Government. Changes the title of the county officer previously known as the "overseer of the poor" to "general relief director". This officer, under supervision of the county board of supervisors, has responsibility to administer a county-funded emergency general relief program in accordance with rules which the county board must adopt. Each county board must designate a general relief director, but in counties of less than 100,000 population the individual designated may be an employee of the state department of social services assigned to work in the county and directed by the commissioner of social services to act as general relief director under an agreement with the county board. The Act strikes from the Code archaic language authorizing township trustees to perform functions of the overseer of the poor. Effective July 1, 1979.

SF 451 By Committee on Human Resources. Delays the establishment of a unified state mental health agency by the General Assembly to July 1, 1980 and allows the governor, by executive order, to delay the implementation of the establishment of the unified agency to July 1, 1981. Effective upon publication.

SF 487 See Health. Appropriates funds to state agencies for various health and service programs.

SF 497 By Committee on Appropriations. Appropriates \$2,378,000 to the Department of Social Services to supplement existing appropriations for the 1978-79 fiscal year for the medical assistance, foster care and homemaker services programs. Funds appropriated cannot be transferred or expended for any other purpose. (NOTE: The section prohibiting the transfer of funds was VETOED by the Governor under the item veto power.) Effective upon publication.

LABOR AND EMPLOYMENT

HF 10 By Evans. Requires employers through worker's compensation insurance to repair or replace artificial members or orthopedic appliances damaged in the course of employment, and to repair or replace crutches or artificial members or appliances damaged in conjunction with a compensable personal injury or with an action avoiding such a compensable personal injury. Effective January 1, 1980.

HF 198 By Tofte. Clarifies that a municipality can purchase worker's compensation coverage for fire and police personnel. Effective January 1, 1980.

HF 470 See Courts and the Judicial Process. Relates to familial relationships under the child labor law.

HF 680 See Retirement Programs. Relates to mandatory retirement and other fringe benefits.

SF 373 By Committee on Labor and Industrial Relations. Omnibus unemployment compensation bill. Affects benefits paid to unemployed individuals as follows:

1. Recomputes individual weekly benefit amounts and maximum benefits as a percentage of the statewide average weekly wage to vary with the number of dependents.
2. Reduces the percentage of individual wage credits earned from 1/2 to 1/3 of insured wages.
3. Reduces maximum weeks of benefits from 39 to 26 weeks.
4. Recomputes partial benefits.
5. Provides wage credits of 1/2 of insured wages and a maximum of 39 weeks of benefits for individuals laid off due to an employer going out of business.
6. Increases the attachment and reattachment to-the-work-force requirements, using individually wage-related formulas.
7. Provides a disqualification after a discharge for misconduct and cancels wage credits after a discharge for gross misconduct.
8. Requires an earnings requalification after a voluntary quit, a discharge for misconduct, or a failure to accept suitable work, using an individually benefit-related formula.
9. Requires unemployed individuals to obtain the signatures of designated employers to meet the requirement to apply for available, suitable work.

10. Defines suitable work as a percentage of an individual's prior weekly wages, with the percentage declining with the duration of unemployment.

11. Offsets benefits with sabbatical pay, severance pay, governmental retirement pay, back pay, and vacation pay.

Affects employer contributions to the unemployment compensation trust fund as follows:

1. Mandates contribution rate table 3 for 1980 and 1981.
2. Extends the appeal period from 7 to 10 days for protesting employers.
3. Transfers employer liability for benefit payments, after a discharge for misconduct or a failure to accept suitable work, to a succeeding employer.
4. Charges 10 weeks of benefit payments, after a voluntary quit or a discharge for misconduct, to the unemployment compensation trust fund, thus relieving the accounts of certain succeeding employers of 10 weeks of charges.
5. Recomputes rates of contribution when employer reports are delinquent.
6. Exempts employer contributions on severance pay.
7. Establishes rates of contributions for government contributing employers.
8. Allows government employers to elect reimbursable or contributing status for a one-year period.
9. Provides for the recovery of funds due from governmental entities.

Affects job service administrative procedures as follows:

1. Extends the appeal period from 30 to 60 days for transmission of records to a reviewing court.
2. Establishes procedures for employer liability determinations.
3. Clarifies certain appeal procedures, the confidentiality of job service information, and job service subpoena and garnishment powers.
4. Provides for the recovery of overpayments, back pay, and certain other benefit payments.

5. Makes certain penalties consistent with the Criminal Code.
6. Makes technical corrections to the unemployment compensation chapter of the Code. Effective July 1, 1979.

SF 499 By Committee on Appropriations. Provides increased salaries, mileage reimbursement, and other benefits for elected and appointed state executive officers, judges and employees of the judiciary, legislators and legislative employees. The increased salaries and benefits are effective July 1, 1979 for all state officers and employees except the Lieutenant Governor and legislators. The Lieutenant Governor and legislator's salaries are effective in January, 1981 and January, 1982. The annual salaries of the Secretary of Agriculture, Auditor of State, Treasurer of State and the Secretary of State are increased to \$33,000, the Attorney General to \$43,500 and the Governor to \$60,000. The annual salary of the Chief Justice is increased to \$54,000, the Justices of the Supreme Court to \$49,000, the Chief Justice of the Appellate Court to \$47,500, the Justices of the Appellate Court to \$46,500, Chief Judge of a Judicial District to \$45,500, judges of the District Court to \$43,500, district associate judges and full-time magistrates to \$36,000 and part-time judicial magistrates to \$10,000. The salary of the Chairperson of the Employment Relations Board is set at \$31,850 for fiscal year beginning July 1, 1979 and \$34,086 for fiscal year beginning July 1, 1980 and the salaries of the other two members of the Board are set at \$29,510 and \$3,564 for the two fiscal years. The salaries of appointed, nonelected state officers are to be determined by the Governor within one of five salary ranges to which each officer is assigned. The established ranges are \$5,000 to \$15,000; \$18,000 to \$30,000; \$25,000 to \$35,000; \$30,000 to \$40,000; and \$35,000 to \$45,000.

The Act appropriates moneys to fund seven collective bargaining agreements and salary adjustments for employees who are not included under collective bargaining agreements. The salary increases under collective bargaining agreements range from 4.9 percent increase plus a merit step increase for those employees who are eligible for the merit step increase to 5.4 percent plus a merit step increase. Similarly, for employees who are not under a collective bargaining agreement, the salary increase will average 5.2 percent for the fiscal fiscal year and 5.4 percent for the second fiscal year plus any additional increase which is authorized by merit rules or departmental policy.

The Act increases mileage reimbursement for all public employees to 18 cents per mile effective July 1, 1979 and 20 cents per mile effective July 1, 1980. Vacation allowances are increased to four weeks and two days per annum during the twentieth through the twenty-fourth year of employment and five weeks' vacation thereafter. Upon retirement, accrued, unused sick leave can be exchanged for a cash payment of not more than two thousand dollars and sick leave can be exchanged for extra

vacation leave at the rate of 12 hours of sick leave for each month during which sick leave is not taken for four additional hours of vacation. The accumulation of vacation leave is limited to twice the annual entitlement of an employee, but an employee who has accumulated an amount of vacation leave in excess of twice his or her annual entitlement will not lose the excess amount until June 30, 1980.

The Act also amends various sections of the Code to remove conflicts with provisions of collective bargaining agreements and to provide that future collective bargaining agreements cannot include provisions which conflict with the Code. Amendments also remove specific statutory salary rates in the Code and provide that salaries will be set by the General Assembly, by the Governor within salary ranges or by another specified public officer. Effective July 1, 1979 except for increases in legislative salaries.

LAW ENFORCEMENT

HF 738 See Transportation--General. Appropriates funds for the Iowa Crime Commission and the Law Enforcement Academy.

SF 149 By Nystrom. Changes the composition of the Iowa Law Enforcement Academy Council. The present twelve-member Council is replaced with a seven-member Council. The new members are three citizens, a sheriff, a police officer from a city of over fifty thousand population, a police officer from a city of less than fifty thousand population and a member of the Department of Public Safety. A senator and a representative also serve as nonvoting, ex officio members. Effective January 1, 1980.

LOCAL GOVERNMENTS

HF 81 By Committee on Ways and Means. Authorizes cities to grant property tax exemptions for property on which improvements have been made. Various conditions must be met before the city can do this. The city must pass an ordinance designating an area a revitalization area. To be so designated the area must be in a rundown, deteriorating, or dilapidated condition for which improvements or rebuilding are needed for the public health, safety or welfare, or the area must be one of historical or architectural significance which needs preservation or restoration. The plan adopted by the city for the area must delineate the area, describe the existing zoning classifications, specify which classes of real property would be eligible for the property tax exemptions, the amount of the exemptions, how much improvement needs to be made, what services will be required of the city because of the revitalization, and any provisions to be made for the relocation of individuals because of improvements. The improvements can include new construction as well as repairs.

The Act provides for different exemptions based upon the class of property. To qualify for an exemption, improvements must be added which increase the value of the property, excluding the value of the land, by at least 15 percent, or 10 percent in the case of residential property. The city can lower the percent increase in value requirement but cannot increase it. Once property is qualified, the amount of the exemption for residential property is 115 percent of the value added by the improvements (up to \$20,000) for a period of 10 years; the amount of exemption for apartments is 100 percent of the value added by the improvements for 10 years; for all property including residential and apartments there is an exemption of 20 to 80 percent of the value added by the improvements for 10 years or 100 percent of the value added for 3 years. The owner must choose one exemption schedule and cannot change once the decision is made. The city can provide for an exemption which is a lower percent of the value added than specified above but cannot provide for a higher percent. Once an exemption has been granted the city cannot alter or eliminate it in any way. The city can repeal the designation of an area or revitalization area but this in no way effects an exemption already granted.

The Act provides for the owners of the property to apply to the governing body of the city for the exemption which the city must grant if it is in conformance with the plan for the area adjusted by the city. The local assessor must verify that the improvements added have increased the value by the required percent. After verification, the exemption is granted based upon the value added as of the first year the exemption is granted.

The Act also requires the payment of at least one month's rent for the relocation of individuals who have been displaced

because of improvements made which receive an exemption under this Act. The payment is made by the city or the city can require the person receiving the exemption to make the payment.

The Act authorizes the city to issue revenue bonds to finance projects in an area designated as a revitalization area and also in an urban renewal area which was designated as such on July 1, 1979. Effective July 1, 1979.

HF 131 See State Government. Relates to maximum interest paid of tax anticipatory warrants issued for designated purposes.

HF 174 By Johnson of Woodbury. Authorizes the city council to establish a five-member or seven-member board of adjustment and provides that a majority of the members of the board of adjustment must represent the public at-large and not be engaged in the business of buying or selling real estate. Effective January 1, 1980.

HF 198 See Labor and Employment. Relates to purchase of worker's compensation coverage for fire and police personnel by a city.

HF 499 By Hansen of O'Brien and Connors. Clarifies that hospital, nursing, and medical care expenses are to continue to be paid for injuries incurred in the line of duties by police officers and firefighters after their retirement for the injury. Effective January 1, 1980.

HF 632 See Taxation. Relates to implementation of the hotel and motel tax by cities and counties.

HF 647 By Committee on County Government. Allows the compensation rate for township trustees to be established by the county board of supervisors. The former statute established a fixed rate of eight dollars per eight hour day. This Act also allows the board of supervisors to establish a minimum daily rate which would apply regardless of the number of hours spent on official business. The township clerk would be paid at the same rate as a township trustee of the same township.

This Act also includes a section in response to an Attorney General's Opinion which found a conflict of interest in a case where a county supervisor holds a seat on a county fair board or a local board of health. It allows persons serving in both capacities on May 1, 1979 to continue to hold both offices until the expiration of their terms as county supervisors. Effective July 1, 1979.

HF 650 See Taxation. Relates to the authority of cities and counties to exempt from taxation improvements made to industrial property.

HF 662 See Taxation. Relates to the imposition of the hotel and motel tax by cities and counties.

- HF 669 See Energy. Requires a life cycle cost analysis before construction or renovation of certain county buildings.
- HF 672 By Committee on County Government. Authorizes township trustees to provide ambulance services with fire protection services if the county does not provide the ambulance service. If the levy authorized for fire protection services is insufficient to provide ambulance service, an additional levy up to 20 1/4 cents per thousand dollars of assessed valuation may be made. The township trustees may also divide the township into taxing districts for fire protection or ambulance service or both services. Effective July 1, 1979.
- HF 676 See Taxation. Relates to collection by the Department of Revenue of due or delinquent sales or service taxes from cities and counties.
- HF 742 See State Government. General appropriations bill for numerous executive agencies. Includes substantive provisions relating to disaster grants to local governments and the rural community development committee.
- HF 757 See Taxation. Relates to property taxation, county budgeting procedures and various county funds.
- SJR 9 By Committee on County Government. Creates a twelve-member study committee to make a comprehensive study of statutes relating to county government. The membership consists of three members of the Senate Committee on County Government, three members of the House Committee on County Government, one member of the Legislative Council, four county officials including at least one county attorney, and one citizen member. The committee's primary purpose is to review statutes relating to county government and recommend appropriate revisions which will implement county home rule and facilitate the solution of local problems by local initiative. The legislative members and the citizen member will receive a per diem of forty dollars while performing officials duties and all members will receive reimbursement for travel and other necessary expenses. The committee may hold public hearings and subpoena witnesses and documents deemed necessary to conduct the study. The committee may also employ a secretary and other employees deemed necessary with the approval of the legislative council. The final report of the committee is due 30 days after the convening of the General Assembly in 1980, but if the study cannot be completed by that date, the report must be submitted no later than 30 days after the convening of the General Assembly in 1981. An appropriation of \$25,000 is made to the Legislative Council to fund the requirements of the study committee. Effective July 1, 1979.
- SF 1 See Taxation. Relates to power of county board of supervisors to levy a tax for historical purposes.

SF 98 See Human Resources. Makes changes in the statute relating to the "overseer of the poor."

SF 159 By Committee on County Government. Makes numerous technical, corrective and procedural changes to the duties of county treasurers. The Act makes three changes to conform the levy and collection of special assessments to the July first to June thirtieth fiscal year, authorizes the destruction of non-permanent records after ten years, provides for the disposition of the amount of unclaimed warrants and checks, and clarifies the status of property taxes on property which becomes tax exempt during a fiscal year or loses an exempt status or credit during a fiscal year. The Act also eliminates unnecessary procedures relating to the recording of special assessments and accounting for delinquent property taxes, eliminates the certification of tax statements mailed to taxpayers, changes requirements for notice of tax sale, provides procedures for the collection of delinquent general and special property taxes and provides for regular sale dates for certain property not retained by a public body. The Act also repeals a number of Code sections which are outdated or unnecessary, including certification of lists of unlicensed dogs and owners, criminal penalties for not assisting a county treasurer who is impeded or resisted in the performance of official duties, certification of reports of property taxes owed to the state and requirements concerning the acceptance of certain types of currency and state, city and county warrants. Effective July 1, 1979.

SF 183 By Nystrom. Increases the maximum publication rate for descriptions of tax sales to one dollar. Other fees for publication of notices, orders or other material where publication is required by law are increased from a maximum of twenty-four cents for one insertion to twenty-six cents and from sixteen cents for subsequent insertions to seventeen cents. Effective July 1, 1980.

SF 252 By Committee on Cities. Provides that a self-supported municipal improvement district shall include only property zoned for commercial or industrial uses without regard to whether a residential use is also permitted, and that, although property used for residential purposes is exempt from the district tax at the time of issuance of bonds, it becomes subject to the tax if the use is later changed. Also clarifies provisions relating to petitions. Effective January 1, 1980.

SF 269 By Schwengels. Provides that the board of supervisors of a county must furnish the sheriff with offices within the county so that the board can provide the sheriff with more than a single office located in the county seat, which was the case under prior law. Effective January 1, 1980.

SF 282 By Committee on Cities. Authorizes a city to establish more than one trust and agency fund, to make pension contributions to

a retirement system other than the Iowa Public Employees' Retirement System for its city administrator, to sell pledge orders at a public or private sale, and to give up to 45 days notice to submit bids on construction projects. The Act also makes a technical correction to the city finance law relating to final date for appealing a city budget. Effective January 1, 1980.

- SF 284 See Health. Relates to issuance of revenue bonds for certain health care facilities by counties and cities.
- SF 299 See Business and Utilities. Relates to support of facilities of a multistate company used as national, regional or division headquarters by a city or county.
- SF 422 By Committee on County Government. Removes the restriction that water mains may be laid in, under or along highways outside cities to local municipal distributing plants or companies only. Effective July 1, 1979.
- SF 447 See Natural Resources. Relates to authority of county board of supervisors for on-site inspection of pipeline construction.
- SF 448 By Committee on Cities. Authorizes cities and counties to issue revenue bonds for projects of any state institution which is under the control of the State Board of Regents and to issue these revenue bonds to retire any existing indebtedness of a private or state of Iowa college or university or of any person who may have incurred indebtedness for the purpose of financing a project which was then given as a gift to a private or state of Iowa college or university. The Act also exempts any project of a state of Iowa college or university for which revenue bonds have been issued from having to make payments in lieu of property taxes as required by law. Effective upon publication.
- SF 493 By Committee on Ways and Means. Removes statutory restriction which limited to \$75,000 the total assessment for membership dues which the Iowa State Association of Counties could receive from the member counties. Effective July 1, 1979.

NATURAL RESOURCES

- HF 11 By Crabb and Johnson of Woodbury. Provides a procedure for formal dissolution of a drainage district which is entirely contained within a larger drainage district, under which the improvements originally constructed by the smaller district can be passed over to control of the larger district without the expense of a reclassification of all property within the district. Believed to be applicable to only one situation in the state at present, but could be used in future if a similar situation should arise elsewhere. Effective July 1, 1979.
- HF 22 By Evans. Changes the time allowed for completion of mandated soil and water conservation practice projects from one year after public cost-sharing funds become available, to one year thereafter if feasible but subject to a maximum limit on the amount a landowner may be required to spend in any one year equivalent to \$10 per acre if land owned by the landowner involved is located in a county where the practice is being established or in a contiguous county. Effective January 1, 1980.
- HF 450 See Transportation--General. Relates to railroad rights-of-way.
- HF 670 By Committee on Energy. Provides a separate regulatory scheme for the mining of coal to comply with the federal Surface Mining Control and Reclamation Act of 1977. The Act establishes the program under the Department of Soil Conservation. Persons are required to have a license to engage in coal mining and to have a permit at each mining site. A person must submit a reclamation plan, blasting plan, and a statement of hydrologic consequences to acquire a permit. The Department is directed to promulgate environmental performance standards for coal mining and reclamation activity and is authorized to designate sites as unsuitable for mining. Sites are required to be inspected once every calendar quarter and the Department is given extensive enforcement powers. A performance bond is required of each operator of a coal mine which is released only upon satisfactory reclamation of the site. The Department is given authority to conduct reclamation work on previously abandoned sites and on sites requiring reclamation under this Act. A lien is imposed on the land for its increase in market value caused by the Department's reclamation work. Effective July 1, 1979.
- HF 734 By Committee on Appropriations. Appropriates funds for the operations of various agencies having responsibilities for agriculture, economic development, energy research, coal research and natural resources management and research for the next fiscal biennium. The amounts listed are for the fiscal year beginning July 1, 1979 and the fiscal year beginning July 1, 1980. The Act appropriates to the Department of Agriculture \$1,207,477 and \$1,194,593 for the administrative division,

\$3,011,735 and \$2,977,256 for the regulatory division, \$1,894,197 and \$1,850,399 for the laboratory division, and \$25,000 and \$25,000 for brucellosis indemnification. The Act also prohibits the use of end intake air probes for the sampling of grain and other methods which are not approved by the Secretary of Agriculture. The Act appropriates to the State Conservation Commission \$5,077,176 and \$4,922,838 for the division of lands and waters, \$8,113,184 and \$7,994,489 for the division of fish and game (the appropriations for these two divisions include funds transferred to the administration fund), \$700,000 to replace the possible loss of federal funds, \$40,347 and \$39,921 for the State Advisory Board for Preserves, \$45,000 and \$45,000 for land surveys, \$48,000 and \$48,000 for the Mississippi and Missouri River Basin Commission, \$141,750 and \$148,000 for the green thumb program, \$50,000 for the protected water areas study, \$25,000 and \$37,500 for the great river road study, and \$35,000 for the payment of school taxes on open spaces land. The Act also provides that the earnings on the fish and game protection fund shall be credited to that fund, that at least fifty percent of the revenue from the wildlife habitat stamp be spent by the county conservation boards and increases the maximum state share in those projects to seventy-five percent. The Act also reduces the percentage of revenue from the migratory waterfowl stamp which may be spent outside the United States by nonprofit corporations. The Act appropriates to the Iowa Development Commission \$1,968,880 and \$2,074,628 for salaries and support, \$178,000 for the European office and \$50,000 for gasohol promotion. The Act appropriates \$308,000 to Iowa State University to conclude the coal research project and extends the reversion date for funds appropriated in 1978 for ethanol research. The Act appropriates to the Energy Policy Council \$230,192 and \$233,683 for salaries and support and \$77,625 and \$77,912 for public buildings energy conservation administration. The Act appropriates to the Department of Environmental Quality \$2,206,852 and \$2,213,998 for salaries and support and \$4,000,000 and \$5,000,000 for grants to publicly-owned sewage treatment facilities and extends the reversion for ground water monitoring. The Act also provides a grace period for publicly-owned treatment works to meet new effluent limitations. The Act appropriates to the State Fair Board \$85,000 and \$85,000 for maintenance, \$10,000 and \$10,000 for premiums and \$210,000 and \$210,000 for state aid to local fairs. The Act appropriates \$1,345,575 and \$1,172,720 to the Geological Survey, \$662,942 and \$652,478 to the Iowa Natural Resources Council, \$20,000 and \$20,000 to the Mississippi River Parkway Commission, and \$2,750 and \$2,750 to the Herbert Hoover Memorial Birthplace Foundation. The Act appropriates to the Department of Soil Conservation \$2,544,670 and \$2,528,876 for salaries and support, \$25,000 and \$25,000 for watershed planning, \$325,000 and \$347,000 for soil surveys, \$9,925 for settlement of a judgment, and \$5,000,000 and \$5,000,000 for cost sharing of soil conservation practices. Effective July 1, 1979.

- HF 719 See Energy. Relates to the storage, treatment, transportation and disposal of hazardous wastes.
- HF 764 See State Government. Capital appropriations Act. Includes funds for various natural resources capital projects.
- SF 277 See Agriculture. Relates to siting of anaerobic lagoons.
- SF 376 By Committee on Natural Resources. Allows the director of the State Conservation Commission to contract for the removal of undesirable and injurious fish from inland waters. The terms which must be included in the contract are specified. Effective upon publication.
- SF 401 By Committee on Natural Resources. Increases the scheduled fine for hunting, fishing or trapping without a license from \$10 to \$20. The Act also imposes a scheduled fine of \$50 for hunting and taking a raccoon out of season. Effective July 1, 1979.
- SF 447 By Committee on Agriculture. Requires the Iowa State Commerce Commission to establish standards to protect soil conservation and drainage structures from being permanently damaged by pipeline construction. The Act provides for the county board of supervisors to cause an onsite inspection of the pipeline construction by a registered engineer for compliance with the standards. The inspector is authorized to order corrective action in the pipeline construction. If the pipeline company does not comply, the county attorney may be directed by the board of supervisors to seek a court order for corrective action. The costs of the inspection are borne by the pipeline company. The Act also allows a pipeline company to enter upon land after receiving a permit on ten days notice for the purpose of making land surveys to determine the depth or direction of the pipeline. Effective January 1, 1980.

PROFESSIONAL LICENSING BOARDS

HF 93 By Doyle. Allows a real estate apprentice salesperson who has completed all the requirements for a real estate salesperson's license but has allowed his or her apprentice license to expire to apply for the salesperson's license during the thirty days after the expiration of the apprentice's license. Effective January 1, 1980.

HF 679 By Committee on State Government. Establishes a commission to evaluate the necessity for and degree of regulation by the state of occupations and professions which are regulated or are seeking to become regulated. The Commission on Professional and Occupational Regulation is composed of two senators appointed by the President of the Senate, two representatives appointed by the Speaker of the House and five residents of the state appointed by the Governor. The Commission is to review those occupations seeking regulation and may review those which are regulated. The Commission is to evaluate whether the occupation should be regulated and, if so, what the degree of regulation should be. The Act provides criteria to guide the Commission in determining the necessity for and extent of regulation for an occupation. The areas in which the extent of regulation is to be considered by the Commission are: stricter civil and criminal remedies, inspection of the premises and activities, registration, certification, and licensure. Effective July 1, 1979.

SF 93 By Ramsey, Palmer, Taylor, Tieden, Bergman, Coleman, Hutchins, Goodwin, Miller of Cerro Gordo, Priebe, Carr, Miller of Marshall, Hulse, Rodgers, Calhoun, and Waldstein. Allows certified licensed optometrists to topically apply cycloplegics, mydriatives and topical anesthetics as diagnostic agents. An optometrist who is presently licensed must take a course of at least one hundred hours in pharmacology at an accredited institution approved by the Board of Optometry Examiners to become certified. A person seeking to become a certified licensed optometrist must pass an examination in physiology and pathology prescribed by the Board of Optometry Examiners. The Act also provides that certified licensed optometrists are held to the same standard of care in the use of these diagnostic agents as medical physicians and surgeons and osteopathic physicians and surgeons. Effective January 1, 1980.

SF 471 See State Government. Appropriates funds for various examining boards.

SF 487 See Health. Appropriates funds to state agencies for various health and service programs. Includes appropriation for licensing boards for health professions.

RETIREMENT PROGRAMS

- HF 499 See Local Governments. Relates to payment of medical expenses of retired police officers and firefighters.
- HF 680 By Committee on Labor and Industrial Relations. Changes the law on mandatory retirement and other fringe benefits. The Act establishes a maximum age of sixty-five for peace officers and firefighters employed by the state and its political subdivisions. For employees in the Iowa Public Employees' Retirement System two changes were made. An employee of the state cannot be retired involuntarily because of age. An employee of a political subdivision may be retired on the basis of age at age seventy or above. Private retirement plans cannot require retirement on the basis of age prior to age seventy; however, there is an exemption for executives and policymakers with a high pension benefit and a temporary exemption for existing collective bargaining agreements. The Act also expands the age limits for becoming an officer in the State Conservation Commission. The Act allows a health insurance program provided by an employer to exclude coverage of abortion except where the life of the mother is threatened or complications arise. The Act also allows health, disability or life insurance programs provided by an employer to provide either equal benefits or equal contributions on the basis of age. Effective July 1, 1979.
- SF 70 See Courts and the Judicial Process. Establishes a senior judge program and affects the retirement benefits of judges who participate in the program.
- SF 282. See Local Government. Allows a city to make contributions to a retirement system other than the Iowa Public Employees' Retirement System for certain city employees.
- SF 489 By Committee on Appropriations. The Act makes several changes in the public retirement laws of this state. It simplifies the method used for providing pension increases for peace officers and for firefighters and police officers by allowing a service retiree to receive one-fourth, an accidental disability retiree to receive one-third, and an ordinary disability retiree to receive one-fifth, of the difference between the salaries paid for the previous year and the current year for an active member at the same rank and position as the retired member. It clarifies that members of the Peace Officers' Retirement System and local police and fire retirement systems who are receiving a service retirement allowance must both serve until they have reached 55 years of age and have attained at least 22 years of service in order to be eligible for the pension escalation. The Act provides that hospital, nursing, and medical care are to continue to be paid for members of the peace officers' retirement system and the local police and fire retirement systems after their retirement for the disabilities which they incurred in the line of duty.

The Act also allows members of the fire and police retirement systems to receive their annuities in advance of the schedule prescribed by law except that the cities cannot sell securities at a loss.

The Act delays until July 1, 1981 the effective date of the section of the 1978 Act which requires that a member of the board of trustees of the Peace Officers' Retirement System be an active member of the system.

The Act makes the following changes in the Iowa Public Employees' Retirement System (IPERS):

1. Increases from 44 to 46 the percent of the five-year average salary a member retiring after July 1, 1979 will receive at 65 years of age after 30 years of service. It provides the same benefit increases for persons retiring as conservation peace officers and sheriffs and deputy sheriffs.

2. Allows members of IPERS who have formerly been members of IPERS but were not vested and automatically received a refund of their contributions upon their termination of employment to repay those contributions plus interest and dividends and receive credit for those years of service if the total years of service are 15 or more years.

3. Allows vested members of IPERS to pay contributions for unvested membership in retirement systems provided by school districts in this state and receive credit under IPERS for those years of service.

4. Allows IPERS members who were public employees prior to January 1, 1946 and were never covered under IOASI to count those years of service prior to 1946 in computing IPERS benefits.

5. Provides that benefit increases granted to members who retired before 1976 will also be granted to contingent annuitants and beneficiaries effective July 1, 1979.

6. Provides that city administrators performing the duties of city managers will not be members of IPERS so they can belong to the retirement system provided by the City Manager's Association.

7. Delays until January 12, 1981 the effective date of the benefit increase for members of the General Assembly.

There is a \$10,000 appropriation to the Legislative Fiscal Bureau for funds to pay actuarial expenses. Generally effective July 1, 1979 as otherwise stated in this summary.

STATE GOVERNMENT

- HF 131 By Evans, Hanson of Delaware and Johnson of Howard. Increases to six percent the maximum interest paid on tax anticipatory warrants issued for state revenues, memorial hospitals, public warrants which are unpaid for want of funds, county limestone quarries and the state sinking fund for public deposits. Effective January 1, 1980.
- HF 257 By Committee on State Government. Gives the State Fire Marshal authority to adopt rules for the safe transportation, storage, handling and use of liquefied natural gas. Effective July 1, 1979.
- HF 669 See Energy. Relates to life cycle cost analysis before construction or renovation of state buildings.
- HF 706 By Committee on State Government. Provides that the state tort claims law does not apply to claims arising from the training, operation or maintenance of the National Guard when it is not in active state service. Effective upon publication.
- HF 734 See Natural Resources. Appropriates funds to various state agencies primarily with natural resources responsibilities but including the State Fair Board.
- HF 735 By Committee on Appropriations. Makes a supplemental appropriation to the Office for Planning and Programming for the fiscal year beginning July 1, 1978 in the amount of \$60,000 to be used to match federal economic development funds. It also appropriates \$50,000 to the Office for Planning and Programming for the fiscal period ending June 30, 1979 to be used for planning and administration of the federal Highway Safety Act. Effective upon publication.
- HF 738 See Transportation--General. Appropriates funds for the Iowa Crime Commission and the Law Enforcement Academy.
- HF 742 By Committee on Appropriations. Makes appropriations to a number of executive, legislative and judicial departments and agencies. It appropriates for each of the next two fiscal years \$543,020 and \$538,980 for the general administration of the office of the Governor, \$6,000 each year for the Governor's expenses connected with office, and \$174,570 and \$171,580 for the administration of the Terrace Hill Governor's Mansion which must be open to the public without prior appointment for a minimum of twenty hours per week and a minimum of five days per week, in addition to arranged special tours, and closed during the months of January and February except for the special tours.
- It also appropriates \$50,000 for each fiscal year for the Governor's ad hoc committees, and \$55,762 and \$55,134 for the office of the Administrative Rules Coordinator.

The Office for Planning and Programming is to receive \$804,420 and \$810,963 for administration, \$50,000 each year for funds to match federal supplemental EDA discretionary funds, and \$250,000 for the next fiscal year for the rural community development program. In addition \$75,000 is appropriated each fiscal year for administration for the federal Highway Safety Act.

The Iowa Merit Employment Department is to receive \$1,184,759 and \$1,195,247 for administration. The Bureau of Labor is to receive \$1,181,330 and \$1,177,511 for administration and the office of Lieutenant Governor is to receive \$87,560 and \$86,050 for administration of that office.

The office for Planning and Programming will receive \$45,139 and \$45,139 for the demographic center, \$20,000 each fiscal year for planning the census data center, and \$76,500 for each fiscal year for allocation to the state Board of Regents for distribution in the Board's discretion to the census data centers of the three state universities.

HF 742 The Department of Justice is to receive \$2,135,620 and \$2,120,793 for the general office of the Attorney General, \$53,040 and \$51,670 for the Prosecuting Attorney Training Program, and \$52,500 and \$52,500 for the Prosecuting Intern Program.

The following named agencies are to receive the amounts indicated:

1. The Iowa Academy of Science will receive \$4,500 each fiscal year for support and maintenance.
2. The Iowa State Arts Council will receive \$297,845 and \$292,749 for their administration.
3. The Capitol Planning Commission will receive \$5,000 for per diem.
4. The Iowa State Historical Department is to receive \$441,359 and \$441,390 for administrative purposes and an allowance is provided for publication of the Iowa Journal and the Iowa Goldfinch; the Division of Historic Preservation will receive \$155,299 and \$161,742; the Division of Historic Museum and Archives will receive \$465,335 and \$462,724; the State Historical Board will receive \$15,000 each fiscal year for per diem and expenses; and the Division of the State Historical Society will receive \$11,000 for repair of an elevator in the Centennial Building.
5. The Iowa library department will receive \$700,177 and \$710,577 for administration and \$994,788 and \$1,030,808 for the regional library system including a cost-of-living increase of 7 percent for regional library employees.

6. The Executive Council will receive \$52,321 and \$52,174 for administration.

The following amounts are appropriated to legislative agencies for the purposes indicated:

1. For membership in the Council of State Governments, \$37,900 and \$37,900; for the National Conference of State Legislatures for support of membership, \$34,140 and \$34,140; for the Commission on Uniform State Laws, the amounts of \$8,200 and \$8,800; for the Legislative Fiscal Bureau, the amounts \$357,017 and \$355,167 for general administration; for the Legislative Service Bureau, \$711,029 and \$753,133 for general administration including funds for reapportionment purposes; \$15,000 each fiscal year for data processing programs and services; for the Pioneer Lawmakers, \$250 and \$750; and for the Office of Citizens' Aide, \$195,000 and \$200,000.

The following amounts are appropriated to the Judicial Department for the purposes indicated:

1. For salaries of Supreme Court justices and all other judges including staff, \$8,908,014 and \$8,707,393.

2. For boards and commissions of the Judicial Department, \$51,801 and \$53,404.

3. For administration of the office of the Court Administrator and the Clerk of Court, the amounts of \$498,916 and \$528,818.

4. For the Judicial Retirement System in addition to the amount of three percent of the salaries of judges, the amount of \$308,613 for each of the next two fiscal years.

The Office of the Governor is to receive \$24,055 for the Privacy Task Force.

The following amounts are appropriated to the Executive Department as noted:

1. For the office of the Director of the Department of General Services, the amounts of \$158,104 and \$157,291.

2. For general administration of the Department of General Services, \$366,456 and \$366,203; for utility costs, \$1,215,011 and \$1,303,335; for buildings and grounds, \$2,770,024 and \$2,775,665; for the printing division, \$122,038 and \$184,001; for the communications division, \$336,670 and \$336,051; for records management, \$331,932 and \$327,217; for risk management, \$48,834 and \$50,812; for revolving funds of the Department of General Services, \$553,478 and \$542,398 from the centralized printing permanent revolving fund and the remainder of the centralized printing permanent revolving fund is appropriated

for the expense incurred in supplying paper stock and other printing costs, \$356,790 and \$357,564 is provided from the general service revolving fund and the remainder of the fund is appropriated for the payment of expenses incurred through purchases by various state departments and for contingencies; \$390,388 and \$375,515 is appropriated from the vehicle dispatcher revolving fund and the remainder of the fund is appropriated for the purchase of gasoline, oil, tires, and repairs and other expenses of the motor vehicle pool.

The Acts of the 1978 Session appropriated funds to the Legislative Fiscal Bureau for a legislative computer program which this Act extends to June 30, 1981. In addition, provision is made for the Legislative Fiscal Bureau to conduct program evaluations of any agency of the state government upon passage of a concurrent resolution by the General Assembly directing that such programs be evaluated. Standards for conducting program evaluations are provided and a division within the Office of the Fiscal Director is established for such purposes. The Legislative Council can also direct that the Legislative Fiscal Bureau conduct a program evaluation of any agency. \$70,000 and \$80,000 is appropriated each fiscal year to carry out these functions.

Miscellaneous sections in this bill provide that appointments to the Iowa Commission on Interstate Cooperation are to be made prior to the fourth Monday in January in odd-numbered years; that a governmental subdivision which loses 50 percent or more of its income because of the destruction of its taxable base by a natural disaster may receive a grant from the State Executive Council; and administration of the Rural Community Development Committee is transferred to the Office for Planning and Programming. Effective July 1, 1979.

HF 749 See Courts and the Judicial Process. Creates a juvenile victim restitution program.

HF 764 By Committee on Appropriations. Omnibus capital appropriations Act. It appropriates the following amounts to the State Board of Regents for the purposes indicated:

1. For allocation by the Board to the institutions under its jurisdiction the amounts of \$4,250,000 and \$4,550,000 for each of the next two fiscal years to reimburse such institutions with deficiencies in their operating funds resulting from pledging of tuitions, student fees, and charges and institutional income to finance the cost of providing academic and administrative buildings and facilities and utility services.
2. For allocation to Iowa State University for the construction of a library addition, the amount of \$8,100,000.
3. For completing the capital improvement program to make state facilities accessible to the physically handicapped, the amount of \$3,500,000.

4. For allocation to the University of Iowa for planning space needs for law, communications, and performing arts, the amount of \$600,000.
5. For allocation to the Iowa School for the Deaf for construction of an addition to the Vocational Building, the amount of \$660,000.
6. For allocation to Iowa State University for new building movable equipment, the amount of \$1,800,000.
7. For allocation to the University of Northern Iowa to pay for a storm loss, the amount of \$25,000.
8. For allocation to Iowa State University for renovation of the old veterinary medicine quadrangle, the amount of \$4,400,000.
9. For allocation to the three universities the amount of \$12,300,000 for pollution control, utility maintenance, storm sewer addition, sludge handling facilities, campus electrical supply renovation and power plant replacements, turbine generator and general utility system update.
10. To the three state universities for initiating planning and implementation of an energy conservation program, the amount of \$4,675,000.
11. To the University of Iowa to replace or repair roofs on three buildings, the amount of \$136,000.
12. For allocation to the Iowa Braille and Sight Saving School for a new addition to the service building, the amount of \$140,000.
13. For allocation to the universities for the purchase of equipment for the colleges of engineering, the amount of \$300,000.

Unobligated or unencumbered funds remaining on June 30, 1983 from funds appropriated by items 1 through 13 which were appropriated for the fiscal year beginning July 1, 1979, revert to the general fund on June 30, 1983.

The Act appropriates for the 1979-1980 fiscal year \$100,000 for the Iowa Vocational Rehabilitation Service Center addition moving expenses. It also appropriates \$114,800 to the Iowa Central Community College for matching a federal grant and renovation of educational broadcasting facilities.

It appropriates \$225,000 to the State Educational Radio and Television facility for payment of replacement of essential technical equipment; and \$50,000 for the purpose of making

improvements for fire protection purposes to facilities of the Iowa Department of Veteran's Affairs, Iowa National Guard, Iowa Beer and Liquor Control Department, and the Iowa Law Enforcement Academy. It prohibits the transfer by law or use of the \$50,000 for any other purpose. (NOTE: This prohibition was VETOED by the Governor using the item veto power.)

It appropriates for the fiscal year beginning July 1, 1979, \$750,000 to the State Fair Board for major repairs and improvements and \$90,000 for master planning services of the State Fair Board; \$2,000,000 for construction and development to state parks and preserves including lake development, and miscellaneous water projects; \$1,000,000 for the open space program; \$270,000 for cost-sharing of the acquisition of land and easements; \$125,000 for the purchase of lands and processing equipment; \$3,000,000 for determination of energy use of energy conservation projects at state buildings; \$30,000 for a load management experiment to determine the effectiveness of this technique for reducing peak loads of an electrical distribution system; and \$100,000 for a conservation tillage research project.

The Act reverts funds appropriated for the Brushy Creek project which are unencumbered on June 30, 1981 and funds set aside for dredging will revert on September 30, 1980 if unencumbered on June 30, 1980 and funds appropriated to the Volga River dam construction project will revert to the general fund on September 30, 1981 if unencumbered as of June 30, 1981.

Funds are appropriated for preparation of site and purchase of uninterruptible power source for electronic data processing equipment in the amount of \$480,000; \$250,000 is appropriated to the Iowa Beer and Liquor Control Department for remodeling or relocating existing retail stores and \$3,500,000 is appropriated for a new warehouse addition, however such funds cannot be expended until the completion of a legislative study giving specific legislative directive in regard to such expenditure.

The Act appropriates \$3,500,000 to the Department of Social Services to be used for capital improvements projects deemed necessary by the Department. The Act also allows the Department of Social Services to accept from the federal government title to buildings at the Fort Des Moines Correctional Facility.

The following amounts are appropriated to the Department of General Services to be used as indicated:

1. \$3,000,000 for the renovation and remodeling of the Robert Lucas building, \$280,000 for the purchase and renovation of the Waldinger building, \$145,000 for the completion of constructing a new maintenance building, \$102,650 for the purchase of land, and \$750,000 for completion of the construction of the Vocational Rehabilitation building.

2. For improvements and repairs to certain buildings, \$967,350 is appropriated.
3. \$20,000 is appropriated for shelving in the records storage center, \$50,000 is appropriated for communications testing equipment, and \$45,000 is appropriated for general administration.
4. \$250,000 is appropriated for renovation and remodeling of the judicial space in the Capitol building.
5. \$370,000 is appropriated for the improvement and replacement of existing sanitary and storm sewer system servicing, \$125,000 is appropriated for road widening in Ames, \$12,500 is appropriated for development of the Toolsboro Mounds museum area, \$13,700 is appropriated for capital improvements and repairs for Montauk Governor's Mansion, \$330,000 is appropriated for restoration of the Terrace Hill Mansion subject to a matching requirement, and \$100,000 is appropriated to the Capitol Planning Commission for architectural plans for a historical building.

Funds are appropriated in the amount of \$90,000 to the Department of General Services for the purpose of remodeling the Capitol cafeteria. The Department of Public Defense is to receive \$255,000 for repair and alteration of National Guard Armory facilities throughout the state. In addition the Department is to receive \$50,000 for repair of buildings, grounds, and roads at Camp Dodge. The Department of Public Safety is to receive \$250,000 for the acquisition of land and construction of a departmental office building in the area of post eleven, and \$168,000 for the construction, replacement, and purchase of a radio transmission tower in the Des Moines area.

The Department of Transportation is appropriated from different funds \$73,900, \$69,200, and \$133,900 for the purchase of partitions and work stations in the Lucas building, \$1,722,000 for the acquisition of land and construction of improvements for field operation facilities, and \$1,020,000 for the remodeling and renovation of buildings for the conservation of energy. The amount of \$400,000 is appropriated to the Department of Transportation for the construction of traffic weight offices.

The 1978 Acts are amended to give the authority to the Executive Council to exchange the Valley Bank Building in lieu of selling it. Effective July 1, 1979.

- SF 183 See Local Government. Relates to maximum publication rates for notices and orders required by law to be published.
- SF 362 By Committee on Cities. Establishes a fund in the Iowa Development Commission to loan funds to nonprofit development corporations to pay the interest on loans made to a development

corporation for the construction of a building. The payments are limited to the first, second and third years after construction of the building and cannot exceed twenty thousand dollars in a year to a development corporation. The loans made by the Commission are without interest and must be repaid upon the sale or long-term leasing of the building or after six years. The Act appropriates \$100,000 to the building loan fund. Effective upon publication.

SF 451 See Human Resources. Relates to the establishment of a unified state mental health agency.

SF 456 By Committee on State Government. Requires a private agency that is awarded a grant or purchase of service contract from a state agency in excess of \$150,000, alone or in annual total, to meet certain accounting standards prior to the transfer of funds. The Auditor of State may use records already on file or a report of an independent certified public accountant as evidence of compliance with the standards or the agency may be required to submit to and pay for an audit conducted by the Auditor of State. Effective January 1, 1980.

SF 471 By Committee on Appropriations. Appropriates from the general fund to the following boards, departments and commissions for salaries and wages and for support, maintenance and other operational purposes the following amounts:

	<u>1979-1980</u> <u>Fiscal Year</u>	<u>1980-1981</u> <u>Fiscal Year</u>
Board of Architectural Examiners	\$ 32,800	\$ 33,200
Board of Landscape Architectural Examiners	\$ 12,628	\$ 12,705
Board of Watchmaking Examiners	\$ 10,109	\$ 9,968
Board of Accountancy	\$ 173,975	\$ 178,422
Board of Engineering Examiners	\$ 88,044	\$ 92,771
Auditor of State	\$ 1,417,778	\$ 1,414,021
Department of Banking	\$ 2,326,757	\$ 2,338,256
Beer and Liquor Control Department	\$14,746,842	\$14,860,474
Campaign Finance Disclosure Commission	\$ 97,187	\$ 97,823
Commerce Commission	\$ 2,965,810	\$ 2,970,315
Comptroller	\$ 6,004,572	\$ 6,418,217
Credit Union Department	\$ 393,375	\$ 388,695
Industrial Commissioner	\$ 810,702	\$ 829,370
Insurance Department	\$ 1,825,690	\$ 1,830,875
Department of Job Service	\$ 121,646	\$ 124,394
Occupational Safety and Health Review Commission	\$ 43,597	\$ 43,870
Public Employment Relations		

Board	\$ 561,226	\$ 562,960
Real Estate Commission	\$ 277,084	\$ 266,959
Department of Revenue	\$12,228,072	\$12,145,839
Secretary of State	\$ 698,444	\$ 679,248
Treasurer of State	\$ 384,185	\$ 374,502

The Act also appropriates from the general fund to the following funds to be used for the purpose for which the funds were established the following amounts:

	<u>1979-1980</u> <u>Fiscal Year</u>	<u>1980-1981</u> <u>Fiscal Year</u>
Moneys and Credits Replacement Fund	\$ 2,500,000	\$ 2,500,000
County Government Assistance Fund	\$ 5,000,000	\$ 5,000,000
Municipal Assistance Fund	\$13,000,000	\$13,000,000

The Act appropriates from the motor vehicle fuel tax fund to the Department of Revenue for salaries and administration and enforcement expenses for the motor fuel tax and motor vehicle use tax programs, \$816,493 for the 1979 fiscal year and \$903,873 for the 1980 fiscal year. From the Public Employees' Retirement System Fund the Act appropriates for salaries and administration of the Public Employees' Retirement System for 1979 fiscal year \$1,535,755 and for the 1980 fiscal year \$1,622,074. The Act prohibits the Governor from transferring funds appropriated by it to another state agency (this is generally allowed under the law). This particular section was VETOED by the Governor under the item veto power. Effective July 1, 1979.

SF 487 See Health. Appropriates funds to state agencies for various health and service programs.

SF 491 By Committee on Claims. Approves and appropriates moneys for fifteen claims against the state which were originally disapproved by the State Appeal Board. The claims are paid from the general fund and the road use tax fund. All other claims considered by the Committee as of March 13, 1979 are disapproved. Effective July 1, 1979.

SF 499 See Labor and Employment. Provides for salary increases for state employees and officials.

TAXATION

- HF 81 See Local Governments. Relates to taxation of revitalization areas.
- HF 139 By Committee on Ways and Means. Updates references to the Internal Revenue Code in the state income and franchise tax laws to incorporate the provisions of the federal Revenue Act of 1978. Retroactive to January 1, 1978.
- HF 168 See Agriculture. Makes several changes in the turkey check-off law.
- HF 174 See Local Governments. Provides for a city board of adjustment.
- HF 420 By Committee on Ways and Means. Permits the Department of Revenue to credit gas tax refunds and franchise tax refunds against any tax liability outstanding on the books of the Department against the claimant. Effective January 1, 1980.
- HF 421 By Committee on Ways and Means. Grants the Department of Revenue the authority to exchange information and tax returns under reciprocal agreements with officials of other states. State tax forms will have a notice upon it which will notify the taxpayer that state tax information may be disclosed to tax officials of another state or the United States and additional restrictions have been placed upon officials of this state regarding their access to state tax information. Effective January 1, 1980.
- HF 632 By Committee on Ways and Means. Requires that an election be held to increase the tax rate of the local hotel and motel tax and prevents the reducing of the rate or repealing of the tax if obligations are outstanding which are payable from the revenues generated from the hotel and motel tax unless funds have been set aside to pay the obligations as they come due.

The Act also permits the city or county to pledge all of the hotel and motel tax revenues (previously it was only 30%) to pay off the bonds issued by the city or county. The bonds are to be issued in the manner of other revenue bonds. The amount that can be issued is the amount that can be paid off based upon the collections for the last four quarters. A property tax has to be levied in an amount equal to the difference between what the bond payments are and what the hotel and motel tax revenues which have been pledged are. Any property tax collected must be repaid by reducing taxes with any surplus hotel and motel tax revenues. Provision is made for cities and counties to jointly pledge their hotel and motel tax revenues.

The Act requires that an election be held before revenue bonds may be issued unless the bonds are issued prior to November 1, 1982 and are payable from a hotel and motel tax which was authorized at an election held before the effective date of the Act. Effective July 1, 1979.

HF 645 See Transportation--Vehicles. Relates to claims for refunds of motor fuel tax.

HF 650 By Committee on Ways and Means. Permits cities and counties to grant a partial exemption from taxation for improvements made to industrial property through construction of new buildings and improvements which are additions to existing industrial property and extends the exemption to machinery and equipment assessed as real property that is acquired other than as a result of normal repair, maintenance, and replacement necessary to maintain existing operating capacities. Effective July 1, 1979.

HF 662 By Committee on Ways and Means. Limits the imposition of the local hotel and motel tax to the renting of rooms, apartments and quarters used for sleeping excluding, as does the present law, college dorms and the renting for periods longer than thirty-one consecutive days. Thus this Act will prevent the tax on convention rooms and the like rented from hotels and motels. The Act also requires an election before the tax rate can be increased. Effective upon publication.

HF 676 By Committee on Ways and Means. Changes the term "parking lot" to "parking facilities" for purposes of the service tax and exempts from the tax laboratory tests on persons. Exempts envelopes for advertising and sales and services furnished or performed by a city or county, except municipal utility services, from the sales tax. Exempts packaging materials sold to retailers and manufacturers from the sales tax. Exempts from the use tax the transfer of vehicles subject to registration from a business or individual to a reorganized business for the purposes of continuing the same business. The Act also provides that the Department of Revenue shall not collect any due or delinquent sales or service tax from cities or counties and any tax paid to the Department shall not be refunded. Also provides that a municipally-owned solid waste facility which has no earnings going to the benefit of an equity investor or stockholder may file application with the Department of Revenue for refund of any sales, service or use taxes paid between January 1, 1973 and July 1, 1978. Effective July 1, 1979.

HF 683 See Agriculture. Makes several changes in the corn promotion law.

HF 693 By Committee on Ways and Means. Provides for a rebate on individual income taxes paid during the 1978 tax year. The amount of the rebate is the actual amount of taxes paid for taxpayers with a tax liability of \$15 or less, \$15 for taxpayers with a tax liability of \$15 to \$150, and for taxpayers with a

tax liability of \$150 or more, the amount of the rebate is ten percent of the taxpayer's tax liability, but the maximum amount of the rebate cannot exceed \$250. Effective upon publication.

HF 737 By Committee on Ways and Means. Provides that structures placed upon the land but not attached will be classified as personal property. Classifies transmission towers and antennae not a part of a household as real property. Changes definition of "attached" in determining whether property is to be classified as real or personal property. Effective retroactive to January 1, 1979.

HF 745 See Transportation--General. Relates to bonding and collection procedures under the sales tax law for motor fuel and special fuel.

HF 756 By Committee on Ways and Means. Provides that the definition of owner for purposes of the homestead tax credit includes a person who owns the property for life with the property going to a nonprofit corporation upon the owner's death and a person who owns an interest in the condominium in which the person resides. However, the person must be personally liable for and pay the property tax on that residence. If a person meets one of the above qualifications, the person is entitled to the homestead tax credit. Effective January 1, 1980.

HF 757 By Committee on Ways and Means. Provides for the assessment of property in odd-numbered years beginning in 1981. Also provides for the valuation of agricultural land on the basis of its productivity with a seven percent capitalization rate. Residential property and agricultural property shall continue to have an assessed value which is a percentage of its market value or actual value. The increase allowed under the current law in 1979 is six percent. The allowable increase in 1980 and future years is four percent. The law also provides for retroactive equalization which means that the valuation adjustments ordered by the equalization order will impact upon the values established by the assessor during the year in which the equalization order is issued. Establishes a county finance committee to review county budgeting procedures and various county funds to establish uniform budgeting procedures and forms and consolidate the number of county funds. Establishes an interim committee to study the impact of current property tax law on commercial and commercial residential property. Effective July 1, 1979.

SF 1 By Ramsey. Replaces current law which allows the board of supervisors in a county that does not have a county conservation board to appropriate up to \$2000 for a local historical society with language allowing the board to levy a tax for such purpose not exceeding three cents per thousand dollars of assessed value and limited as follows:

1. The total amount collected cannot exceed \$5000 in a county with a population of less than 35,000.
2. The total amount collected cannot exceed \$15,000 in a county with a population of more than 35,000 but less than 100,000.
3. The total amount collected cannot exceed \$25,000 in a county with a population of more than 100,000.

The board shall require a historical society to submit a proposed budget as a prerequisite to the receipt of funds raised by the tax. Effective January 1, 1980.

- SF 9 By Van Gilst. Clarifies the current law to permit individuals who are members of partnerships or subchapter S corporations to use the income tax credit in lieu of filing an application for quarterly refunds for motor fuel taxes paid. Effective January 1, 1980.
- SF 39 By Hutchins, Briles and Readinger. Provides that the distribution of free newspapers and shoppers guides will be considered retail sales for purposes of the processing exemption from the state sales and use tax. What this does is to treat the free newspapers and shoppers guides the same for state sales and use tax purposes as newspapers which are sold. The need for this is because the processing exemption (no sales or use tax is imposed on goods which are used up or become a part of a product sold at retail) applies only if there is a sale at retail. A sale requires an exchange of money or other valuable. But free newspapers and shoppers guides are distributed free of charge and thus could not be a "sale at retail". This Act makes such free distribution a "sale at retail". Effective January 1, 1980.
- SF 51 Holden. Repeals the chain store tax. Effective June 30, 1979.
- SF 159 See Local Governments. Relates to duties of county treasurers including some taxation procedures.
- SF 160 By Committee on County Government. Provides that delinquent taxes on buildings on leased land are to be collected in the same manner as delinquent property taxes are collected on personal property. Effective July 1, 1979.
- SF 183 See Local Governments. Relate to maximum publication rates for notices and orders required by law to be published, including tax sales.
- SF 252 See Local Governments. Relates to taxation of property in municipal improvement districts.

- SF 321 By Committee on County Government. Increases the interest rate which an owner must pay to redeem real estate sold for delinquent taxes from six percent per annum to three-fourths of one percent per month. Effective July 1, 1979.
- SF 405 By Committee on Ways and Means. Repeals the requirement that assessors submit an annual report to the Department of Revenue with regard to what the assessor will be doing on agricultural valuations. Effective January 1, 1980.
- SF 424 By Committee on Judiciary. Provides for changes in the appraisal process for property subject to inheritance tax. The appraisers of the property must send a notice to the Director of Revenue, attorney of record, and other interested persons, advising them of the time and place of the appraisal. The notice states that those interested in the estate may, within 60 days after the filing of the appraisal, file an objection to the appraisal. After the appraisal is filed with the clerk of court, a copy is sent to all interested parties. Effective January 1, 1980.
- SF 448 See Local Governments. Relates to payments in lieu of property taxes on revenue bonds.
- SF 488 By Committee on Ways and Means. Allows retailers who expect their annual sales tax liability to be less than \$120 to file their return and tax on a calendar year basis. If a retailer's sales tax permit is revoked, the permit cannot be restored for at least 90 days.

The Act also amends the penalty provisions of the sales tax and provides like penalty provisions for the use tax law. The requirement is now that an individual must remit at least 90% of the tax or face a penalty. The current law requires remittance of 100% of the tax or a penalty is imposed. In addition the penalty for willful failure to file a return or willful filing of a false return is to be in lieu of any other penalty and is set at 50% of the tax that should have been listed on the return. The penalty for selling without a sales tax permit is still a simple misdemeanor, but a person is guilty only if he or she knowingly violates the law. The penalty for knowingly selling after the permit has been revoked has been increased from a simple misdemeanor to a serious misdemeanor and the penalty for willfully evading the payment of the tax or causing another to evade it has been changed from a class "D" felony to a fraudulent practice which means that the penalty will be based upon the amount of tax involved. Provisions were also added to specify that the county in which the violation occurred is the county where the trial will be held and that prosecution must be commenced within six years of the occurrence of the offense. The Act amends the use tax penalty provisions to coincide with the sales tax penalty provisions. Effective January 1, 1980.

SF 494 By Committee on Ways and Means. Makes several changes in the Iowa state income tax. It increases the net income below which no tax is owed and below which any tax that is owed shall not reduce that net income. The amount is \$5000 (previously \$4000). The bill increases the filing requirements for residents and nonresidents from \$2000 to \$4000 of net income and adds the requirement that resident dependents must file if net income is at least \$3000 with the same net income figure applying to nonresident dependents who are required to file a federal return.

The Act increases the standard deduction from 10% to 15% of net income with the maximum amount increased for singles from \$1000 to \$1200, for marrieds filing separately, from \$500 to \$1200 and for married filing jointly, heads of household and surviving spouses, from \$1000 to \$3000. Also increased are the personal exemption credits. These are increased each tax year for five tax years by one dollar a tax year except the personal exemption credit for a head of household or married filing jointly which is increased by two dollars a tax year. The increases are effective for tax years beginning on or after January 1, 1979.

The Act increases the amount of the U. S. Civil Service Retirement and Disability Fund Annuity which may be deducted in determining net income from \$4250 to \$5500 for a person filing a separate return and from \$6500 to \$8000 for a husband and wife who file a joint return. Provision is made for those amounts to be indexed to reflect the affects of inflation.

The Act provides for a trial run on the indexation of the income tax brackets and the amount of U.S. Civil Service Retirement Annuity that can be deducted. This indexation is intended to last for two tax years beginning with the tax years beginning on or after January 1, 1979. The indexing is accomplished by determining an inflation factor based upon the percent of change in the national consumer price index (CPI) for the previous calendar year. For 1979 only one-fourth of the percent of change will be used, whereas for 1980 one-half of the percent of change will be used. For tax years beginning in 1981, no adjustment is to be made and the brackets shall be reduced to those in existence before indexation took place unless the General Assembly acts to continue indexation. But before indexing may occur in 1979 or 1980, the state general fund must have unobligated funds of \$60,000,000 or more. So that the General Assembly will have some guidance, the Act provides that an interim study committee of legislators is to be appointed to study the concept of indexation and file a report on the subject in December 1979.

The Act finally provides a change in the income tax check-off system for contributions to political parties. The amount which may be designated remains the same, however parties other than the present two which are most popular may under certain circumstances also receive tax check-off funds. Effective for tax years beginning on or after January 1, 1979.

SF 495 By Committee on Ways and Means. Reduces the semi-annual mobile home tax so that the disabled and elderly pay nothing if income is less than \$4000 and pay a rate per square foot of the mobile home of from 1.5 cents to 8.0 cents if income is between \$4000 and \$10,000.

The Act makes three substantive changes in the additional property tax relief for the elderly and disabled. The first is to alter the filing dates for the reimbursement for rent. This extends the time for filing to October thirty-first with the reimbursement to be paid by December thirty-first. The second is to change the additional property tax relief for the owners of their homestead to a credit on the coming years' taxes as opposed to a reimbursement of the taxes paid during the previous year. The time for filing for the credit is before October first with the filing done on the local level rather than with the Revenue Department. Provision has been made in the law for the filing for reimbursement under the old law for the taxes paid last year by the owners and also for the filing of the credit for the coming year. For the 1979 calendar year the owners can file twice, once for the reimbursement and once for the credit. This is the only year this can be done and it is allowed because of the transition to the new method of granting relief. The third change is to alter the reimbursement and credit schedule by increasing the benefits. The schedule provides that those with incomes of less than \$4000 will get 100% of the taxes due or rent constituting property taxes paid with the percent decreasing as income increases from 85% to 20% for incomes of \$4000 to \$10,000. The provision limiting the maximum benefit to \$1000 has not been altered and is still in effect. Effective July 31, 1979.

TRANSPORTATION--GENERAL

- HF 257 See State Government. Relates to the transportation, storage, handling and use of liquefied natural gas.
- HF 450 By Committee on Agriculture. Provides that a person who acquires a railroad right-of-way for other than farming purposes has the same responsibility as a railroad corporation for fencing unless waived by the adjoining owner, private crossings, drainage, overhead or underground or multiple crossings and weed control. The Act applies to rights-of-way acquired after its effective date and does not apply within a city except where the adjoining land is assessed as agricultural land. Effective July 1, 1979.
- HF 694 By Committee on Appropriations. Makes a supplemental appropriation to the State Department of Transportation of \$1,110,000 for the fiscal year ending June 30, 1979 for salaries, support, and maintenance. Effective upon publication.
- HF 719 See Energy. Relates to the storage, treatment, transportation and disposal of hazardous wastes.
- HF 738 By Committee on Appropriations. Appropriates from the general fund of the state to the Iowa Crime Commission for general operations \$321,710 for the fiscal year 1979-1980 and \$124,200 for the fiscal year 1980-1981. The Commission is to report back to the Appropriations Subcommittee in January, 1980 regarding necessary changes in the budget required by federal legislation. Appropriates from the general fund of the state to the Iowa Law Enforcement Academy for general operations \$600,300 for the fiscal year 1979-1980 and \$614,200 for the fiscal year 1980-1981. Appropriates from the general fund of the state to the Department of Public Defense for general operations \$2,187,450 for the fiscal year 1979-1980 and \$2,211,100 for the fiscal year 1980-1981. Appropriates from the general fund of the state to the Office for Disaster Services for general operations \$121,700 for the fiscal year 1979-1980 and \$127,700 for the fiscal year 1980-1981. Appropriates from the general fund of the state to the Department of Public Safety for general operations \$21,801,800 for the fiscal year 1979-1980 and \$21,987,450 for the fiscal year 1980-1981. (Note: The earmarking of a specific amount from funds appropriated for inspection and security and highway safety and uniformed police functions for providing security for the governor and the governors mansion was VETOED by the Governor using the item veto power.) Appropriates to the State Department of Transportation for general operations from the general fund of the state, the road use tax fund, the primary road fund, and the aviation fund \$117,674,443 for the fiscal year 1979-1980 and \$118,099,400 for the fiscal year 1980-1981. Appropriates \$75,000 from the general fund of the state to the Department for the fiscal year 1979-1980 for a mass transit project for state employees with

the Department to report on future needs for the program by February 1, 1980. Appropriates from the general fund of the state for public transit purposes to implement a state assistance program \$2,000,000 for each fiscal year in the 1979-1981 fiscal biennium. Appropriates from the general fund of the state \$1,500,000 for the fiscal year 1979-1980 and \$1,800,000 for the fiscal year 1980-1981 to the railroad assistance fund for branchline improvement. Appropriates \$670,000 for the purchase of an airplane. Provides that funds appropriated to the State Department of Transportation are intended for not more than 4,680 full-time equivalent positions in the fiscal year 1979-1980 and for not more than 4,650 full-time equivalent positions in the fiscal year 1980-1981. Effective July 1, 1979.

HF 745 By Committee on Ways and Means. Increases the limit on the amount of gasoline which may be brought into this state in the gas tanks of motor vehicles from 20 gallons to 30 gallons. Motor fuel and special fuel bonding and collection procedures are revised to conform to the present bonding and collection procedures under the sales tax law. Increases the size of the special fuel holding tank from 500 gallons to 1,050 gallons. Effective July 1, 1979.

HF 764 See State Government. Capital appropriations Act. Includes funds for construction of traffic weight offices.

SF 81 By Committee on Transportation. Permits the erection of special event signs to notify the public of special community events. Also allows the posting of signs relating to scenic wonders and historical sites under permit. Effective January 1, 1980.

SF 203 By Committee on Transportation. Designates the State Department of Transportation to receive and disburse federal funds for the state's general aviation airports and permits expanded usage of funds in the State Aviation fund. Also provides for notice of refusal to issue aircraft certificates of registration or special registrations. Effective July 1, 1979.

SF 280 By Committee on Transportation. Conforms the definitions of farm-to-market roads in the law. Effective upon publication.

TRANSPORTATION--VEHICLES

- HF 97 By Menke. Reduces the time required to maintain proof of financial responsibility from three years to two years when a license to operate a motor vehicle has been canceled or suspended. Effective January 1, 1980.
- HF 645 By Committee on Ways and Means. Eliminates the requirement that the invoice used to support a claim for refund of motor fuel tax be made of double-faced carbon paper. The invoice form need only prevent erasure and alteration. Effective July 1, 1979.
- HF 649 See Financial Institutions and Insurance. Permits finance charges on credit sales of semitrailers.
- SF 101 By Committee on Transportation. Defines and classifies motor homes for registration purposes. New registration fees are effective December 1, 1979 for the 1980 registration year and succeeding years. Effective January 1, 1980, manufacturers of motor vehicles in this state must be licensed to engage in business in this state. The Act also allows certain motor homes to be sold in this state outside the county in which the motor vehicle dealer is licensed. Effective upon publication.
- SF 163 By Committee on Transportation. Allows the Transportation Regulation Board to grant carriers temporary operating authority and allows the temporary transfer of operating authority consistent with Interstate Commerce Commission regulations. Simplifies titling procedures and fees under the international registration plan. Provides certain insurance requirements for certain exempt carriers and allows the Department to enter reciprocity agreements with other states. Title procedures and temporary registration procedures are effective July 1, 1979 with remainder of the law effective January 1, 1980.
- SF 164 By Committee on Transportation. Repeals the schedule of width of load and maximum trip distances for which permits may be issued and makes the movement of excessive size loads subject to permit limitations determined by the authority having jurisdiction over the highway upon which the oversize load is to be made. Effective July 1, 1979.
- SF 204 By Committee on Transportation. Provides that specially constructed or reconstructed vehicles shall be titled at the owner's option. Also requires registration and titling of a nonresident-owned vehicle in the county where the users of the vehicle are located or the county where all other vehicles owned by the nonresident are registered. Effective December 1, 1979.
- SF 450 By Committee on State Government. Provides for the licensing of dealers, manufacturers, manufacturer's representatives, distributors and distributor's representatives

of mobile homes and travel trailers. The license fees are \$35 for dealers, manufacturers and distributors, and \$5 fee for representatives of manufacturers and distributors. Travel trailer dealers must also pay an additional \$10 fee for show lots not adjacent to their place of business. Anyone conducting business without a required license is guilty of a serious misdemeanor. Both mobile home dealers and travel trailer dealers are required to file a surety bond to indemnify persons suffering loss because of the dealer's failure to provide good title or otherwise failing to comply with the statute. The surety bond is \$50,000 for mobile home dealers and \$25,000 for travel trailer dealers. In addition, new travel trailer dealers must have a contract in writing with a manufacturer or distributor to sell new trailers. Travel trailer dealers may not enter into any agreements to sell only to a particular person or class of persons; all travel trailer security agreements must be in writing. Travel trailer distributors can have their licenses revoked for knowingly making misleading, deceptive or fraudulent representations, and all licensed individuals can have their licenses revoked for engaging in unethical conduct or in a practice harmful to the public. Further causes for license revocation are provided in the statute. Special permits may be purchased by dealers for shows, fairs, and exhibits. Effective January 1, 1980.

SECTIONS AMENDED OR REPEALED
FIRST SESSION, 68TH G.A.
June 15, 1979

	<u>Eff. Date</u>		
Chapter 2	7-1-79	Add new section	HF 742
2.10, subs. 1, 2 & 3	1-12-81	Amended	SF 499
2.10, sub. 5	P.C.	Amended	HF 23
Chapter 7A	1-1-80	Add new section	SF 456
Chapter 8	7-1-79	Add new section	SF 499
16.8	7-1-79	Amended	SF 487
18.117	7-1-79	Amended	SF 499
18.166	7-1-79	Amended	HF 108
19.8	1-1-80	Amended	HF 131
19A.9, sub. 11	7-1-79	Amended	SF 499
19A.9, sub. 14	7-1-79	Amended	SF 499
19A.9, subs. 17 & 18	7-1-79	Amended	SF 499
19A.12	7-1-79	Repealed	SF 499
19A.22	7-1-79	Repealed	SF 499
19A.23	7-1-79	Amended	SF 499
VETO 20.3, sub. 1	7-1-79	Add new unnum. para.	SF 485
20.5, sub. 3	7-1-79	Amended	SF 499
20.28	7-1-79	Amended	SF 499
24.48	7-1-79	Amended	HF 757
25A.14	P.C.	Add new subsection	HF 706
Chapter 28	P.C.	Add new sections	SF 362
28.7	P.C.	Add new subsection	SF 362
28B.1, unnum. para. 2	7-1-79	Amended	HF 742
29C.20	7-1-79	Add new subsection	HF 742
33.2	7-1-79	Amended	SF 499
37.28	1-1-80	Amended	HF 131
49.20	7-1-80	Amended	SF 499
49.125	7-1-80	Amended	SF 499
56.18	7-1-79	Amended	SF 494
56.19	7-1-79	Amended	SF 494
56.25	7-1-79	Amended	SF 494
74.2	1-1-80	Amended	HF 131
79.1, unnum. para. 1	7-1-79	Amended	SF 499
79.1, unnum. paras. 3 & 4	7-1-79	Amended	SF 499
79.1, unnum. para. 6	7-1-79	Amended	SF 499
79.1, unnum. para. 8	7-1-79	Amended	SF 499
79.9	7-1-79	Amended	SF 499
79.23	7-1-79	Amended	SF 499
Chapter 80	7-1-79	Add new section	HF 680
80.8, unnum. para. 4	7-1-79	Amended	SF 499
80.15	7-1-79	Amended	SF 499
80B.6	1-1-80	Amended	SF 149
80B.9	1-1-80	Amended	SF 149
83A.2, subs. 1 & 2	7-1-79	Amended	HF 670
83A.2, sub. 15	7-1-79	Amended	HF 670

83A.7	7-1-79	Amended	HF 670
83A.8	7-1-79	Amended	HF 670
83A.9	7-1-79	Amended	HF 670
83A.13, sub. 1	7-1-79	Amended	HF 670
83A.13, sub. 3	7-1-79	Stricken	HF 670
83A.14	7-1-79	Amended	HF 670
83A.15	7-1-79	Amended	HF 670
83A.16	7-1-79	Add new unnum. para.	HF 670
83A.17, unnum. para. 2	7-1-79	Amended	HF 670
83A.19	7-1-79	Amended	HF 670
83A.21	7-1-79	Amended	HF 670
83A.23	7-1-79	Amended	HF 670
83A.28	7-1-79	Amended	HF 670
83A.31	7-1-79	Repealed	HF 670
85.1, sub. 4	1-1-80	Amended	HF 198
85.1, sub. 6	1-1-80	Stricken	HF 198
85.27	1-1-80	Add new unnum. para.	HF 10
85.27, unnum. para. 1	1-1-80	Amended	HF 10
92.17, sub. 4	7-1-79	Amended	HF 470
96.3	7-1-79	Add new subsection	SF 373
96.3, sub. 3	7-1-79	Amended	SF 373
96.3, sub. 4, unnum. para. 1	7-1-79	Amended	SF 373
96.3, sub. 5	7-1-79	Amended	SF 373
96.3, sub. 7	7-1-79	Amended	SF 373
96.4, sub. 4	7-1-79	Amended	SF 373
96.4, sub. 5, para. b	7-1-79	Amended	SF 373
96.5, sub. 1, para. d	7-1-79	Amended	SF 373
96.5, sub. 1, para. g	7-1-79	Amended	SF 373
96.5, sub. 2	7-1-79	Amended	SF 373
96.5, sub. 3	7-1-79	Amended	SF 373
96.5, sub. 5	7-1-79	Amended	SF 373
96.5, sub. 7, para. d	7-1-79	Repealed	SF 373
96.6, sub. 2	7-1-79	Amended	SF 373
96.6, sub. 8	7-1-79	Amended	SF 373
96.7, sub. 3	7-1-79	Add new lett. para.	SF 373
96.7, sub. 3, para. a, subpara. 2	7-1-79	Amended	SF 373
96.7, sub. 3, para. a, subpara. 3	7-1-79	Amended	SF 373
96.7, sub. 3, para. d, unnum. para. 6	7-1-79	Amended	SF 373
96.7, sub. 4	7-1-79	Add new paragraph	SF 373
96.7, sub. 8, para. a	7-1-79	Amended	SF 373
96.7, sub. 8, para. b, unnum. para. 1	7-1-79	Amended	SF 373
96.7, sub. 8, para. b	7-1-79	Add new subparas.	SF 373
96.11, sub. 7	7-1-79	Amended	SF 373
96.11, sub. 9	7-1-79	Amended	SF 373
96.14, sub. 3	7-1-79	Add new unnum. para.	SF 373
96.16, sub. 1	7-1-79	Amended	SF 373
96.16, sub. 2	7-1-79	Amended	SF 373
96.16, sub. 4	7-1-79	Amended	SF 373
96.19, sub. 6, para. a subpara. (7)(a)	7-1-79	Amended	SF 373

96.19, sub. 12	7-1-79	Add new paragraph	SF 373
96.19, sub. 28	7-1-79	Amended	SF 373
96.19, sub. 29	7-1-79	Amended	SF 373
97A.1, sub. 19	7-1-79	Stricken	SF 489
97A.6, sub. 1, para. b	7-1-79	Stricken	HF 680
97A.6, sub. 14, para. a, unnum. para. 1	7-1-79	Amended	SF 489
97A.6, sub. 14, paras. b & d	7-1-79	Amended	SF 489
97A.14	7-1-79	Amended	SF 489
Chapter 97B	7-1-79	Add new sections	SF 489
97B.41, sub. 3, para. b, subpara. 10	7-1-79	Amended	SF 489
97B.43, unnum. para. 3	7-1-79	Amended	SF 489
97B.45, unnum. paras. 2 & 3	7-1-79	Stricken	HF 680
97B.46	7-1-79	Amended	HF 680
97B.49, subs. 5 & 7	1-12-81	Amended	SF 489
97B.49, sub. 8, para. a	7-1-79	Amended	SF 489
97B.49, sub. 9	7-1-79	Add new unnum. para.	SF 489
97B.50, sub. 1	7-1-79	Amended	SF 489
97B.73	7-1-79	Amended	SF 489
101.1	7-1-79	Amended	HF 257
107.13	7-1-79	Amended	HF 680
109.17	P.C.	Add new unnum. para.	SF 376
110.3	7-1-79	Amended	HF 734
110B.4	7-1-79	Amended	HF 734
111A.4, sub. 11	1-1-80	Stricken	SF 1
117.15, unnum. para. 4	1-1-80	Amended	HF 93
135.63, sub. 1	7-1-79	Amended	HF 725
135.67, unnum. para. 1	7-1-79	Amended	HF 725
135.70	7-1-79	Amended	HF 725
135.74, sub. 1	7-1-79	Amended	HF 725
135D.22, sub. 2	7-31-79	Amended	SF 495
VETO 144.24	7-1-79	Amended	HF 723
Chapter 154	1-1-80	Add new section	SF 93
154.1	1-1-80	Add new unnum. para.	SF 93
154.3	1-1-80	Add new subs.	SF 93
155.22	1-1-80	Amended	SF 93
155.26	1-1-80	Add new unnum. para.	SF 93
156.9, sub. 3	P.C.	Amended	SF 88
157.7	7-1-79	Amended	SF 487
158.6	7-1-79	Amended	SF 487
VETO Chapter 159	7-1-79	Add new sections	HF 671
Chapter 159	7-1-79	Add new section	HF 734
163.2	7-1-79	Amended	HF 182
163A.1, sub. 10	7-1-79	Amended	HF 182
172C.4	1-1-80	Amended	HF 451
172C.7, unnum. para. 1	1-1-80	Amended	HF 451
172C.11	1-1-80	Amended	HF 451
184A.2, unnum. para. 1	1-1-80	Amended	HF 168
184A.11	1-1-80	Amended	HF 168
185C.21	7-1-79	Amended	HF 683
185C.29, unnum. para. 2	7-1-79	Amended	HF 683
191.3, unnum. para. 2	1-1-80	Amended	SF 135
202.6	1-1-80	Amended	HF 131

204.204	7-1-79	Add new subsection	SF 487
204.204, sub. 2	7-1-79	Add new paragraph	HF 53
204.204, sub. 2, para. m	7-1-79	Amended	HF 53
204.204, sub. 3	7-1-79	Add new paragraph	HF 53
204.204, sub. 4	7-1-79	Add new paragraphs	HF 53
204.204, sub. 4, paras. j & q	7-1-79	Amended	SF 487
204.204, after sub. 4	7-1-79	Add new subsection	HF 53
204.206	7-1-79	Add new subsection	SF 487
204.206, sub. 7	7-1-79	Add new paragraph	HF 53
204.208, sub. 2, para. g	7-1-79	Stricken	HF 53
204.210	7-1-79	Add new subsection	HF 53
204.210, sub. 3	7-1-79	Add new paragraph	HF 53
204.210, sub. 5	7-1-79	Add new paragraphs	HF 53
204.210, sub. 7	7-1-79	Add new paragraph	HF 53
204.212, sub. 2	7-1-79	Amended	HF 53
Ch. 214	7-1-79	Add new section	HF 304
217.22, unnum. para. 2	7-1-79	Amended	HF 754
218.71	7-1-79	Repealed	SF 499
219.11	7-1-79	Repealed	SF 499
223.5	7-1-79	Amended	HF 754
223.6	7-1-79	Amended	HF 754
225B.2	P.C.	Amended	SF 451
225B.8	P.C.	Amended	SF 451
230.20, sub. 6	7-1-79	Amended	HF 677
Chapter 232	7-1-79	Add new sections	SF 462
232.2, sub. 5, para. g	7-1-79	Amended	SF 462
232.8, sub. 1, unnum. para. 2	7-1-79	Amended	SF 462
232.11, sub. 3	7-1-79	Add new paragraph	SF 462
232.13	7-1-79	Repealed	SF 462
232.22, sub. 1, para. c	7-1-79	Amended	SF 462
232.28, subs. 1 & 2	7-1-79	Amended	SF 462
232.41	7-1-79	Amended	SF 462
232.42	7-1-79	Amended	SF 462
232.47	7-1-79	Add new subsection	SF 462
232.52, sub.2, unnum. para. 1	7-1-79	Amended	SF 462
232.54, sub. 1	7-1-79	Amended	SF 462
232.54, sub. 2, unnum. para.1	7-1-79	Amended	SF 462
232.54, sub. 2, unnum. para.2	7-1-79	Stricken	SF 462
232.54, subs. 3 & 4	7-1-79	Amended	SF 462
232.68, sub. 2, para. b	7-1-79	Amended	SF 462
232.79, sub. 5	7-1-79	Amended	SF 462
232.81, sub. 4	7-1-79	Amended	SF 462
232.89	7-1-79	Add new subsections	SF 462
232.89, sub. 2	7-1-79	Amended	SF 462
232.94	7-1-79	Amended	SF 462
232.96	7-1-79	Add new subsection	SF 462
232.102, sub. 5	7-1-79	Amended	SF 462
232.111, subs. 1 & 2	7-1-79	Amended	SF 462
232.112, sub. 2	7-1-79	Amended	SF 462
232.141, sub. 4, para. a	7-1-79	Amended	SF 462
232.141, sub. 4, para. d	7-1-79	Amended	SF 462
232.147	7-1-79	Add new subsection	SF 462
232.147, sub. 2	7-1-79	Amended	SF 462
232.147, sub. 3, para. g	7-1-79	Stricken	SF 462

233.5	7-1-79	Amended	SF 462
VETO 234.15	7-1-79	Repealed	HF 671
VETO 234.16	7-1-79	Repealed	HF 671
VETO 234.17	7-1-79	Repealed	HF 671
VETO 234.18	7-1-79	Repealed	HF 671
VETO 234.19	7-1-79	Repealed	HF 671
VETO 234.20	7-1-79	Repealed	HF 671
234.38, unnum. para. 2	7-1-79	Stricken	HF 755
234.41	7-1-79	Stricken	HF 470
238.37	7-1-79	Amended	SF 98
246.33	7-1-79	Repealed	SF 499
249A.3, sub. 2, after para. b	7-1-79	Add new paragraph	HF 677
252.2	7-1-79	Amended	SF 98
252.6	7-1-79	Amended	SF 98
252.25	7-1-79	Amended	SF 98
252.26	7-1-79	Amended	SF 98
252.28	7-1-79	Amended	SF 98
252.32	7-1-79	Repealed	SF 98
252.33	7-1-79	Amended	SF 98
252.34	7-1-79	Amended	SF 98
252.35	7-1-79	Amended	SF 98
252.37	7-1-79	Amended	SF 98
252.41	7-1-79	Amended	SF 98
255.2	7-1-79	Amended	SF 98
255.6	7-1-79	Amended	SF 98
255.8, unnum. para. 1	7-1-79	Amended	SF 98
257.10, sub. 11	1-1-80	Amended	HF 374
257.18, sub. 19	7-1-79	Amended	HF 60
259.1	7-1-79	Amended	SF 485
260.6	1-1-80	Amended	HF 374
260.7	1-1-80	Amended	HF 374
260.8	1-1-80	Repealed	HF 374
260.9, sub. 1, unnum. para. 1	1-1-80	Stricken	HF 374
260.9, subs. 2 & 3	1-1-80	Stricken	HF 374
260.10	1-1-80	Add new unnum. para.	HF 374
260.11	1-1-80	Amended	HF 374
260.12	1-1-80	Amended	HF 374
260.13	1-1-80	Repealed	HF 374
260.15	1-1-80	Amended	HF 374
260.16	1-1-80	Repealed	HF 374
260.17	1-1-80	Repealed	HF 374
260.19	1-1-80	Amended	HF 374
260.20	1-1-80	Repealed	HF 374
260.21	1-1-80	Amended	HF 374
260.29	1-1-80	Repealed	HF 374
261.12, sub. 1, para. b	7-1-79	Amended	SF 485
261.25, sub. 1	7-1-79	Amended	SF 485
261.25, sub. 3	7-1-79	Amended	SF 485
261.26	7-1-79	Amended	SF 485
261.27	7-1-79	Amended	SF 485
267.8	7-1-79	Amended	SF 485
Ch. 272	7-1-79	Repealed	HF 60
273.3, sub. 12	7-1-79	Amended	HF 659
275.12, sub. 2	7-1-79	Add new paragraph	HF 418

275.36	7-1-79	Amended	HF 418
275.38	7-1-79	Amended	HF 418
278.1, sub. 9	7-1-79	Amended	HF 418
278.2	7-1-79	Amended	HF 418
279.13	7-1-79	Add new subsection	SF 499
280.4	7-1-80	Amended	SF 485
285.2, unnum. paras. 1 & 2	7-1-79	Amended	SF 485
285.2, unnum. para. 4	7-1-79	Amended	HF 729
294.2	7-1-79	Amended	HF 307
297.22	7-1-79	Add new unnum. para.	HF 468
Chapter 306C	1-1-80	Add new section	SF 81
306C.10	1-1-80	Add new subsection	SF 81
306C.18, unnum. para. 1	1-1-80	Amended	SF 81
307.10	7-1-79	Add new subsection	SF 203
307.10	7-1-79	Add new subsection	HF 719
307A.2, sub. 3	7-1-79	Amended	SF 499
310.10	P.C.	Amended	SF 280
311.16, unnum. para. 2	7-1-79	Amended	SF 159
311.17, unnum. para. 1	7-1-79	Amended	SF 159
311.18	7-1-79	Amended	SF 159
320.4	7-1-79	Amended	SF 422
Ch. 321	P.C.	Add new section	SF 101
Ch. 321	7-1-79	Add new section	HF 649
321.1	P.C.	Add new subsections	SF 101
321.1, sub. 40	1-1-80	Amended	SF 101
321.1, sub. 68, para. b	1-1-80	Amended	SF 450
321.20, unnum. para. 1	12-1-79	Amended	SF 204
321.23, sub. 4	12-1-79	Amended	SF 204
321.34, sub. 1	12-1-79	Amended	SF 204
321.45, sub. 1	1-1-80	Add new unnum. para.	SF 101
321.46, unnum. para. 1	12-1-79	Amended	SF 204
321.109, sub. 1	12-1-79	Amended	SF 101
321.117	12-1-79	Amended	SF 101
321.160	12-1-79	Amended	SF 204
321A.29, sub. 1, para. a	1-1-80	Amended	HF 97
321A.29, sub. 3	1-1-80	Amended	HF 97
321E.3	7-1-79	Repealed	SF 164
321E.4	7-1-79	Repealed	SF 164
321E.5	7-1-79	Repealed	SF 164
321E.6	7-1-79	Repealed	SF 164
321E.7	7-1-79	Amended	SF 164
321E.8, unnum. para. 1	7-1-79	Amended	SF 164
321E.8	7-1-79	Add new subsection	SF 164
321E.9, unnum. para. 1	7-1-79	Amended	SF 164
321E.9, sub. 4	7-1-79	Amended	SF 164
321E.28, unnum. para. 3	7-1-79	Stricken	SF 164
322.2	1-1-80	Add new subsection	SF 101
322.2, sub. 15	1-1-80	Amended	SF 101
322.27	1-1-80	Amended	SF 101
322.28	1-1-80	Amended	SF 101
322.29	1-1-80	Amended	SF 101
324.2, sub. 2	7-1-79	Amended	HF 745
324.4, unnum. paras. 1 & 2	7-1-79	Amended	HF 745
324.4, unnum. para. 5	7-1-79	Amended	HF 745

324.10	7-1-79	Amended	HF 745
324.16	7-1-79	Amended	HF 745
324.17	7-1-79	Amended	HF 745
324.17, sub. 3	7-1-79	Amended	HF 645
324.17, unnum. para. 1	1-1-80	Amended	HF 420
324.32	7-1-79	Amended	HF 745
324.33	7-1-79	Add new subsection	HF 745
324.33, subs. 6 & 7	7-1-79	Amended	HF 745
324.35	7-1-79	Add new unnum. para.	HF 745
324.36	7-1-79	Amended	HF 745
324.37	7-1-79	Amended	HF 745
324.38	7-1-79	Amended	HF 745
324.53	7-1-79	Amended	HF 745
324.56	7-1-79	Repealed	HF 745
324.64	7-1-79	Amended	HF 745
324.66	7-1-79	Amended	HF 745
324.67	7-1-79	Amended	HF 745
324.71	7-1-79	Amended	HF 745
324.71	1-1-80	Amended	HF 420
324.72, unnum. para. 1	1-1-80	Amended	HF 420
324.74	7-1-79	Add new subsection	HF 745
325.6, sub. 2	1-1-80	Amended	SF 163
325.25	1-1-80	Amended	SF 163
325.35	1-1-80	Amended	SF 163
Chapter 326	7-1-79	Add new section	SF 163
326.45	7-1-79	Amended	SF 163
327.9	1-1-80	Amended	SF 163
Chapter 327B	1-1-80	Add new section	SF 163
327B.1	1-1-80	Amended	SF 163
Chapter 327G	7-1-79	Add new section	HF 450
328.14	7-1-79	Add new subsection	SF 203
328.36	7-1-79	Amended	SF 203
328.39	7-1-79	Amended	SF 203
332.3, sub. 24	1-1-80	Amended	SF 1
332.3, sub. 27	7-1-79	Amended	SF 493
332.9	1-1-80	Amended	SF 269
332.15	7-1-79	Amended	SF 159
332.17, sub. 7	7-1-79	Amended	SF 98
334.12	7-1-79	Amended	SF 159
347.16, sub. 2	7-1-79	Amended	SF 98
351.18	7-1-79	Repealed	SF 159
Chapter 356	7-1-79	Add new section	HF 754
356.37	7-1-79	Repealed	HF 754
356.38	7-1-79	Repealed	HF 754
356.39	7-1-79	Repealed	HF 754
356.40	7-1-79	Repealed	HF 754
356.41	7-1-79	Repealed	HF 754
356.42	7-1-79	Repealed	HF 754
356.43, unnum. para. 1	7-1-79	Amended	HF 754
359.17	7-1-79	Amended	SF 98
359.42	7-1-79	Amended	HF 672
359.43	7-1-79	Amended	HF 672
359.43	7-1-79	Add new unnum. para.	HF 672
359.46	7-1-79	Amended	HF 647

359.47	7-1-79	Amended	HF 647
Chapter 362	7-1-79	Add new section	HF 680
368.10, unnum. para. 1	7-1-79	Amended	HF 81
384.6, unnum. para. 1	1-1-80	Amended	SF 282
384.6, sub. 1	1-1-80	Amended	SF 282
384.6, sub. 1 as amended by Senate File 282, sec. 1	7-1-79	Amended	SF 489
384.7, unnum. para. 2	1-1-80	Amended	SF 282
384.19, unnum. para. 3	1-1-80	Amended	SF 282
384.82, sub. 1, unnum. para. 1	1-1-80	Amended	SF 282
384.96	1-1-80	Amended	SF 282
386.3, sub. 1, para. a	1-1-80	Amended	SF 252
386.3, sub. 9	1-1-80	Amended	SF 252
386.4, sub. 4	1-1-80	Amended	SF 252
386.10	1-1-80	Amended	SF 252
387.2, unnum. para. 1	7-1-79	Amended	HF 742
400.17, unnum. para. 3	7-1-79	Amended	HF 680
410.6, unnum. para. 2	7-1-79	Stricken	HF 680
410.18	1-1-80	Amended	HF 499
410.18, as amended by House File 499, sec. 1	7-1-79	Amended	SF 489
411.1, sub. 21	7-1-79	Stricken	SF 489
411.6, sub. 1, para. b	7-1-79	Stricken	HF 680
411.6, sub. 12, para. a, unnum. para. 1	7-1-79	Amended	SF 489
411.6, sub. 12, paras. b & d	7-1-79	Amended	SF 489
411.15	1-1-80	Amended	HF 499
411.15, as amended by House File 499, sec. 2	7-1-79	Amended	SF 489
411.21, sub. 7	7-1-79	Add new unnum. para.	SF 489
414.8	1-1-80	Amended	HF 174
414.14	1-1-80	Amended	HF 174
Chapter 419	7-1-79	Add new section	HF 81
419.1, sub. 2	P.C.	Amended	SF 448
419.1, sub. 2	7-1-79	Amended	SF 299
419.2	P.C.	Add new subsection	SF 448
419.2	P.C.	Add new subsection	SF 284
419.7	P.C.	Amended	SF 284
419.11	P.C.	Amended	SF 448
419.11	7-1-79	Amended	SF 299
422.4	1-1-79	Add new subsection	SF 494
422.4, sub. 17	1-1-78	Amended	HF 139
422.5	1-1-79	Add new unnum. para.	SF 494
422.5, unnum. para. 2	1-1-79	Amended	SF 494
422.5, unnum. para. 6	1-1-79	Amended	SF 494
422.9, sub. 1	1-1-79	Amended	SF 494
422.12, sub. 1	1-1-79	Add new lett. para.	SF 494
422.13, subs. 1 & 2	1-1-79	Amended	SF 494
422.20, sub. 1	1-1-80	Amended	HF 421
422.21	7-1-79	Add new unnum. para.	SF 494
422.32, sub. 4	1-1-78	Amended	HF 139
422.42, sub.3, unnum. para. 1	1-1-80	Amended	SF 39
422.43, unnum. para. 9	7-1-79	Amended	HF 676
422.45	7-1-79	Add new subsections	HF 676

422.45, sub. 9	7-1-79	Amended	HF 676
422.51	1-1-80	Add new subsection	SF 488
422.53, sub. 5	1-1-80	Amended	SF 488
422.58	1-1-80	Add new subsections	SF 488
422.58, subs. 1, 2 & 3	1-1-80	Amended	SF 488
422.61, sub. 4	1-1-78	Amended	HF 139
422.72, sub. 1	1-1-80	Amended	HF 421
422.73, sub. 1	1-1-80	Amended	HF 420
422.110, unnum. para. 1	1-1-80	Amended	SF 9
422A.1, unnum. paras. 1, 2 & 3	P.C.	Amended	HF 662
422A.1, unnum. paras. 2 & 3	7-1-79	Amended	HF 632
422A.2, sub. 4	7-1-79	Add new paragraphs	HF 632
422A.2, sub. 4, para. c	7-1-79	Amended	HF 632
423.1, sub. 1, unnum. para. 1	1-1-80	Amended	SF 39
423.4	7-1-79	Add new subsection	HF 676
423.18	1-1-80	Amended	SF 488
423.19	1-1-80	Repealed	SF 488
423.20	1-1-80	Repealed	SF 488
Chapter 424	6-30-79	Repealed	SF 51
Chapter 425	7-31-79	Add new section	SF 495
425.11, sub. 2	1-1-80	Amended	HF 756
425.16	7-31-79	Amended	SF 495
425.17, sub. 5	7-31-79	Amended	SF 495
425.17, subs. 9, 10 & 11	7-31-79	Amended	SF 495
425.18	7-31-79	Amended	SF 495
425.19	7-31-79	Amended	SF 495
425.20	7-31-79	Amended	SF 495
425.21	7-31-79	Amended	SF 495
425.22	7-31-79	Amended	SF 495
425.23	7-31-79	Amended	SF 495
425.24	7-31-79	Amended	SF 495
425.25	7-31-79	Amended	SF 495
425.26, subs. 2 & 3	7-31-79	Amended	SF 495
425.26, subs. 8 & 9	7-31-79	Amended	SF 495
425.27	7-31-79	Amended	SF 495
425.29	7-31-79	Amended	SF 495
425.32	7-31-79	Amended	SF 495
425.38	7-31-79	Repealed	SF 495
425.39	7-31-79	Amended	SF 495
Chapter 427	7-1-79	Add new sections	SF 159
427A.1, sub. 1	P.C.	Add new lett. para.	HF 737
427A.1, sub. 1, para. c	P.C.	Amended	HF 737
427A.1, sub. 3	P.C.	Amended	HF 737
428.4, unnum. para. 1	7-1-79	Amended	HF 757
441.21, sub. 1, paras. a & b	7-1-79	Stricken	HF 757
441.21, sub. 1, unnum. para. 2	7-1-79	Amended	HF 757
441.21, sub. 1, unnum. para. 5	7-1-79	Stricken	HF 757
441.21, sub. 1, unnum. para. 6	7-1-79	Amended	HF 757
441.21, sub. 1, unnum. para. 8	7-1-79	Amended	HF 757
441.21, sub. 5	7-1-79	Amended	HF 757
441.21, sub. 6	7-1-79	Amended	HF 757
441.21, sub. 8	7-1-79	Amended	HF 757
441.21, sub. 12	7-1-79	Amended	HF 757
441.23	7-1-79	Amended	HF 757

441.24	7-1-79	Add new unnum. para.	HF 757
441.26	7-1-79	Amended	HF 757
441.28	7-1-79	Amended	HF 757
441.30	7-1-79	Amended	HF 757
441.33	7-1-79	Amended	HF 757
441.37, unnum. para. 1	7-1-79	Amended	HF 757
441.45	7-1-79	Amended	HF 757
441.48	7-1-79	Amended	HF 757
441.49	7-1-79	Amended	HF 757
441.57	1-1-80	Repealed	SF 405
Chapter 442	7-1-79	Add new sections	HF 660
442.4	7-1-79	Add new subsections	HF 660
442.4, sub. 1, unnum. para. 5	7-1-79	Amended	HF 660
442.4, sub. 2, para. a	7-1-79	Amended	HF 660
442.4, sub. 3	7-1-79	Amended	HF 660
442.5, sub. 1, para. a	7-1-79	Amended	HF 660
442.7, sub. 1, para. a	7-1-79	Amended	HF 660
442.7, sub. 1, para. E	7-1-79	Amended	HF 660
442.7	7-1-79	Add new subsection	HF 660
442.7, sub. 3	7-1-79	Amended	HF 660
442.7, sub. 5, para. a	7-1-79	Amended	HF 660
442.8	7-1-79	Amended	HF 660
442.14, sub. 1	7-1-79	Amended	HF 660
442.15, unnum. para. 1	7-1-79	Amended	HF 660
442.25	7-1-79	Repealed	HF 660
442.26, unnum. para. 2	7-1-79	Amended	HF 660
442.27, sub. 9	7-1-79	Amended	HF 660
442.28, unnum. paras. 1 & 2	7-1-79	Amended	HF 660
442.31	7-1-79	Amended	SF 485
442.34	7-1-79	Amended	SF 485
442.35	7-1-79	Amended	SF 485
444.20	7-1-79	Repealed	SF 159
445.2	7-1-79	Repealed	SF 159
445.14	7-1-79	Amended	SF 159
445.20	7-1-79	Amended	SF 159
445.21	7-1-79	Repealed	SF 159
445.22	7-1-79	Amended	SF 159
445.23	7-1-79	Amended	SF 159
445.25	7-1-79	Repealed	SF 159
445.26	7-1-79	Repealed	SF 159
445.27	7-1-79	Repealed	SF 159
445.28	7-1-79	Amended	SF 159
445.29	7-1-79	Amended	SF 159
445.32	7-1-79	Amended	SF 160
445.33	7-1-79	Repealed	SF 159
445.34	7-1-79	Repealed	SF 159
445.35	7-1-79	Repealed	SF 159
445.39	7-1-79	Amended	SF 159
446.7, unnum. para. 2	7-1-79	Amended	SF 159
446.9	7-1-79	Amended	SF 159
446.10	7-1-80	Amended	SF 183
446.19	7-1-79	Amended	SF 159
446.22	7-1-79	Repealed	SF 159
446.32	7-1-79	Amended	SF 159

447.1	7-1-79	Amended	SF 324
450.28	1-1-80	Amended	SF 424
450.29	1-1-80	Amended	SF 424
450.31	1-1-80	Amended	SF 424
454.20	1-1-80	Amended	HF 131
Chapter 455B, Division IV	7-1-79	Add new sections	HF 719
455B.13, sub. 3	P.C.	Add new paragraph	SF 277
455B.32, sub. 3	7-1-79	Add new unnum. para.	HF 734
Chapter 455C	7-1-79	Add new section	SF 388
Chapter 455C	7-1-80	Add new section	SF 388
455C.1	7-1-79	Add new subsection	SF 388
455C.3	7-1-79	Add new subsection	SF 388
455C.5, sub. 2	7-1-79	Amended	SF 388
455C.12	7-1-79	Amended	SF 388
Ch. 456	7-1-79	Add new sections	HF 11
456.1	7-1-79	Amended	HF 11
456.6	7-1-79	Amended	HF 11
467A.48	1-1-80	Amended	HF 22
474.1, unnum. para. 2	7-1-79	Amended	SF 499
476.6, unnum. para. 6	7-1-79	Amended	HF 337
Chapter 479	1-1-80	Add new sections	SF 447
479.4, unnum. paras. 2, 3 & 4	1-1-80	Stricken	SF 447
491.67	1-1-80	Repealed	HF 148
496B.18	7-1-79	Repealed	SF 463
499.24	1-1-80	Amended	SF 442
499.30, unnum. para. 6	1-1-80	Amended	SF 442
499.33	1-1-80	Amended	SF 442
Ch. 501	7-1-79	Repealed	SF 463
502.102	7-1-79	Add new subsection	SF 463
502.102, sub. 2	7-1-79	Amended	SF 463
502.102, sub. 4, paras. a, b & c	7-1-79	Amended	SF 463
502.102, sub. 4, para. d, subpara. 2	7-1-79	Amended	SF 463
502.102, sub. 10, para. f, subpara. 2	7-1-79	Amended	SF 463
502.202	7-1-79	Add new subsection	SF 463
502.202, sub. 12, paras. a & b	7-1-79	Amended	SF 463
502.203, sub. 2, paras. a, b and c	7-1-79	Amended	SF 463
502.203, sub. 9, para. a, unnum. subpara. 1	7-1-79	Amended	SF 463
502.203, sub. 11	7-1-79	Add new paragraph	SF 463
502.203, sub. 13, paras. a, b and c	7-1-79	Amended	SF 463
502.207, sub. 2, para. p	7-1-79	Amended	SF 463
502.208	7-1-79	Add new subsection	SF 463
502.209, sub. 1, paras. a, b, c, d, e, f, g & h	7-1-79	Amended	SF 463
502.403, sub. 1, para. b,	7-1-79	Amended	SF 463
502.403, sub. 2	7-1-79	Amended	SF 463
502.502	7-1-79	Amended	SF 463
502.503, sub. 1	7-1-79	Amended	SF 463
502.604, sub. 1	7-1-79	Amended	SF 463
503.2, unnum. para. 1	7-1-79	Amended	SF 425

503.2, unnum. para. 2	7-1-79	Stricken	SF 425
503.3	7-1-79	Amended	SF 425
503.4, unnum. para. 1	7-1-79	Amended	SF 425
503.5	7-1-79	Amended	SF 425
503.7	7-1-79	Repealed	SF 425
503.11	7-1-79	Amended	SF 425
503.12	7-1-79	Repealed	SF 425
504A.44	7-1-79	Amended	SF 438
Ch. 508	1-1-80	Add new section	HF 462
508.5	1-1-80	Amended	HF 455
508.9	1-1-80	Amended	HF 455
508.36, subs. 2 & 3	1-1-80	Amended	HF 462
508.37, unnum. 1	1-1-80	Amended	HF 462
508.37, sub. 5, unnum. para. 4	1-1-80	Amended	HF 462
511.8	1-1-80	Add new subsection	HF 460
511.8, sub. 5, para. a	1-1-80	Add new unnum. para.	HF 460
512.43, unnum. para. 1	1-1-80	Amended	HF 462
512.45	1-1-80	Amended	HF 462
512.57	1-1-80	Repealed	HF 462
512.58	1-1-80	Repealed	HF 462
515.8	1-1-80	Amended	HF 455
515.10	1-1-80	Amended	HF 455
515.12, sub. 5, unnum. para. 1	1-1-80	Amended	HF 455
515.35, sub. 1	7-1-79	Amended	HF 395
515.69	1-1-80	Amended	HF 455
515.76, sub. 1	1-1-80	Amended	HF 455
515.92	1-1-80	Amended	HF 455
517.5	7-1-79	Amended	HF 730
Ch. 524, division IX	P.C.	Add new section	SF 158
524.211, subs. 1 & 2	7-1-79	Amended	HF 649
524.212	7-1-79	Amended	HF 649
524.220, subs. 2 & 3	7-1-79	Amended	HF 649
524.304	7-1-79	Amended	HF 649
524.305	7-1-79	Amended	HF 649
524.307	7-1-79	Amended	HF 649
524.312	7-1-79	Add new subsection	HF 649
524.601, sub. 1	7-1-79	Amended	HF 649
524.612, sub. 1	7-1-79	Amended	HF 649
524.706, sub. 1, para. a	7-1-79	Amended	HF 649
524.803, sub. 2	7-1-79	Amended	HF 649
524.805, sub. 2	7-1-79	Amended	HF 649
524.814, sub. 1	7-1-79	Amended	HF 649
524.821, sub. 1	7-1-79	Amended	SF 211
524.901, sub. 2	7-1-79	Amended	HF 649
524.904, sub. 2, para. d	7-1-79	Amended	HF 649
524.904, sub. 4, para. g	7-1-79	Amended	HF 649
524.904, sub. 4	7-1-79	Add new paragraph	HF 649
524.905, sub. 1	7-1-79	Amended	HF 649
524.905, sub. 3, para. c	7-1-79	Amended	HF 649
524.905, sub. 5, para. d	P.C.	Amended	SF 158
524.905, sub. 5, para. f	7-1-79	Amended	HF 649
524.905, sub. 6, para. e, subpara. 3	7-1-79	Amended	HF 649

527.2, subs. 4, 5 & 6	7-1-79	Amended	SF 211
527.3, sub. 1	7-1-79	Amended	SF 211
527.4	7-1-79	Amended	SF 211
527.5, sub. 2, unnum. para. 1	7-1-79	Amended	SF 211
527.5, subs. 8 & 9	7-1-79	Amended	SF 211
Ch. 533	P.C.	Add new sections	SF 158
533.4, sub. 5	7-1-79	Add new lett. para.	HF 395
533.4, sub. 18	7-1-79	Amended	SF 211
533.6, sub. 4	P.C.	Amended	SF 158
533.14	P.C.	Amended	SF 158
533.19	P.C.	Amended	SF 158
533.24, unnum. para. 2	P.C.	Amended	SF 158
534.19, sub. 21	7-1-79	Amended	SF 211
534.21, sub. 10	P.C.	Amended	SF 158
535.2	P.C.	Amended	SF 158
535.2, sub. 2	7-1-79	Amended	SF 158
536.1	1-1-80	Amended	HF 2
536.13, sub. 5	1-1-80	Amended	HF 2
536.15	1-1-80	Amended	HF 2
Ch. 536A	7-1-79	Add new section	SF 211
Chapter 567	1-1-80	Amended	HF 148
569.8	7-1-79	Amended	SF 159
589.7	1-1-80	Repealed	HF 148
VETO 600.8, sub. 2, para. a	7-1-79	Amended	HF 723
VETO 600.8, sub. 3	7-1-79	Amended	HF 723
VETO 600.8, sub. 4	7-1-79	Amended	HF 723
600.11, sub. 2, para. a	P.C.	Amended	HF 95
VETO 600.16, sub. 1	7-1-79	Add new unnum. para.	HF 723
600A.5, sub. 3, para. c	1-1-80	Amended	HF 153
601A.13	7-1-79	Add new unnum. para.	HF 680
602.31	7-1-79	Amended	SF 499
602.54	7-1-79	Amended	SF 499
605.2	7-1-79	Amended	HF 742
605.8, unnum. para. 2	7-1-79	Amended	SF 499
605.27, sub. 1	7-1-79	Amended	SF 70
Ch. 605A	7-1-79	Add new sections	SF 70
605A.10	7-1-79	Add new unnum. para.	SF 70
618.11	7-1-80	Amended	SF 183
626.29	7-1-79	Amended	SF 373
Ch. 633	1-1-80	Add new section	SF 400
633.211, sub. 4	1-1-80	Amended	SF 361
633.212	1-1-80	Amended	SF 361
633.442	1-1-80	Amended	SF 293
633.443	1-1-80	Amended	SF 293
633.637	1-1-80	Amended	SF 400
633.638	1-1-80	Amended	SF 400
682.23, sub. 2	7-1-79	Amended	HF 395
682.23, sub. 14	1-1-80	Amended	SF 283
684.19, unnum. para. 1	P.C.	Amended	HF 64
684.23	7-1-79	Amended	SF 499
685.1	7-1-79	Amended	SF 499
685.6, unnum. para. 2	7-1-79	Amended	SF 499
685.7	7-1-79	Amended	SF 499
Chapter 702	1-1-80	Add new section	SF 4

704.11	7-1-79	Amended	HF 368
714.1, sub. 6, unnum. para. 1	P.C.	Amended	SF 158
714.5	1-1-80	Amended	SF 4
714.16, sub. 2, para. a	1-1-80	Add new unnum. para.	HF 172
805.8, sub. 5, para. a	7-1-79	Amended	SF 401
805.8, sub. 5	7-1-79	Add new lett. para.	SF 401
808.12	1-1-80	Amended	SF 4
811.1	P.C.	Amended	HF 61
Title XXIII	7-1-79	Add new sections as new chapter	HF 658

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Ch. 1005, sec. 3, sub. 1	7-1-79	Amended	SF 487
Ch. 1023, sec. 1	7-1-79	Amended	HF 742
Ch. 1060, sec. 5	7-1-81	Amended	SF 489
Ch. 1060, sec. 68	7-1-79	Amended	SF 489
Ch. 1162, sec. 14, sub. 2	7-1-79	Amended	SF 388
Ch. 1190, sec. 11	P.C.	Amended	SF 158
Ch. 1190, sec. 11, sub. 3, para. a	P.C.	Amended	SF 158
Ch. 1190, sec. 12	P.C.	Amended	SF 158
Ch. 1190, sec. 12, sub. 1 & 2	7-1-79	Amended	SF 158
Ch. 1190, sec. 12, sub. 2, para. c as amended by Senate File 158	7-1-79	Amended	HF 658
Ch. 1190, sec. 12, sub. 5	7-1-79	Amended	SF 158
Ch. 1190, sub. 6	P.C.	Amended	SF 158
Ch. 1190, sec. 13	P.C.	Amended	SF 158
Ch. 1190, sec. 13, sub. 1	7-1-79	Amended	SF 158
Ch. 1190, sec. 13, sub. 2	7-1-79	Amended	SF 158
Ch. 1190, sec. 14 & 15	P.C.	Amended	SF 158
Ch. 1190, sec. 16	P.C.	Amended	SF 158
Ch. 1190, sec. 17	P.C.	Amended	SF 158
Ch. 1190, sec. 19	P.C.	Amended	SF 158
Ch. 1190, sec. 20	7-1-79	Repealed	SF 158
Ch. 1190, sec. 22	P.C.	Amended	SF 158
Ch. 1190, sec. 23	P.C.	Repealed	SF 158
Ch. 1190, sec. 26	P.C.	Repealed	SF 158
Ch. 1192, sec. 1	7-1-79	Amended	HF 764

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Ch. 1026, sec. 7, as amended by Acts 66th G.A., 1975 Sess., ch. 62, sec. 11; Acts. 66th G.A., 1976 Sess., ch. 1205, sec. 7; and Acts 67th G.A., 1977 Sess., ch. 33, sec. 3	7-1-79	Amended	HF 764
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