SUMMARY OF LEGISLATION APPROVED BY THE SECOND REGULAR SESSION OF THE SIXTY-EIGHTH IOWA GENERAL ASSEMBLY MEETING IN THE YEAR 1980

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PREPARED BY THE IOWA LEGISLATIVE SERVICE BUREAU

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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 It is recognized that the legislative enactments personnel 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 this effective date of the legislation--will be served by publication.

The various Legalizing Acts passed by the 1980 Session are not included in this summary.

The compilation also contains a list of the sections of the <u>Code</u> of <u>Iowa</u> amended or repealed during the 1980 Session.

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AGRICULTURE

H.F. 225

By Committee on Agriculture. Makes numerous changes in the chapter of the Code which regulates the sale of eggs sold for human consumption in Iowa. The changes include updating references to federal regulations; increasing egg handler's license fees; eliminating the candling and grading license; requiring eggs sold at retail to be held at a temperature of 60 degrees Fahrenheit or lower; and clarifying egg handlers. Takes effect July 1, 1980.

H.F. 733

See Taxation. Relates to the recapture tax on agricultural property.

H.F. 2072

See Taxation. Relates to valuation of agricultural dwellings and the appropriation to the agricultural land tax credit fund.

H.F. 2461

By Committee on Agriculture. Makes local soil conservation districts and regional boards of library trustees state agencies for purposes of tort liability. Takes effect July 1, 1980.

H.F. 2463

See Local Governments. Relates to election of drainage district trustees.

<u>H.F. 2476</u>

By Committee on State Government. Provides that in counties having two incorporated agricultural societies conducting county fairs, but not having two separate county extension offices, state aid is prorated to each county fair on the basis of cash premiums paid to exhibitors or if one of the county fairs is designated as the official fair by the county electorate, the state aid will be paid to the official county fair. County aid is also payable solely to the official county fair if one is designated, but if more than one county fair exists, the county aid is distributed as provided by the board of supervisors. Takes effect July 1, 1980.

<u>H.F. 2486</u>

By Committee on Agriculture. Authorizes agricultural credit corporations, as defined, to make agricultural production loans at rates of interest not exceeding four percentage points above federal intermediate credit bank lending rates. Also amends H.F. 2492 (usury bill) to add a definition of "agricultural purpose", to limit the scope of due-on-sale clause limitation, and amends the Iowa banking law to correlate the definition of agricultural credit corporation. Takes effect upon publication, except that amendments to H.F. 2492 are retroactive to the effective date of that Act.

H.F. 2492

See Usury. Relates to loans and extensions of credit for agricultural purposes and to coverage of agricultural loans under the consumer credit code.

By Committee on Agriculture. Exempts sales of cattle, hogs, sheep or horses from the implied warranty provisions of the commercial code if certain disclosures are made in advance of the sale. Takes effect July 1, 1980.

H.F. 2561

By Committee on Agriculture. Expands and strengthens in various ways state laws regarding conservation of soil, in furtherance of goal of reducing soil erosion in Iowa to a nondepleting level by year 2000. Some major provisions include:

Phased requirements that each farm unit in the state be furnished a conservation folder of information needed for soil conservation efforts, that local soil conservation districts work with individual farmers to complete a mutually acceptable farm unit soil conservation plan meeting district soil loss limits, and that the district then offer to enter into a soil conservation agreement with the farmers based on that plan; it is not mandatory for a farmer to enter into the agreement, but state cost-sharing for voluntary soil conservation practices will eventually become unavailable to farmers who have not done so.

Broader authority for local soil conservation district commissioners to inspect land where they believe excessive soil erosion may be occurring; beginning five years after completion of the conservation folder for a particular farm unit, commissioners will have the authority to initiate a process that can lead to court action, even in the absence of complaint from a neighboring property owner, where serious erosion is allowed to continue from that farm unit for three consecutive years or longer.

Authority for local soil conservation districts to (a) enter into special agreements for up to 60 percent cost-sharing on projects involving five or more contiguous farm units totaling 500 acres or more and constituting at least 75 percent of the agricultural land in a watershed, where all owners jointly agree to a watershed conservation plan; and (b) to offer special incentives to encourage summer construction of terraces and other permanent practices on land ordinarily used as cropland.

Requirements that landowners receiving state cost-sharing money for permanent practices agree to maintain those practices for at least 20 years (rather than 10 years, under prior law), or repay a pro rata portion of the cost-sharing money received for the practices; the Act confirms that this obligation must be assumed by any subsequent purchaser of the land involved.

A requirement that, in counties or cities where building or zoning codes have been adopted, a soil erosion control plan approved by the local soil conservation district commissioners must be on file before a permit is issued for certain types of nonagricultural "land disturbing activity" (e.g., grading, excavating, urban development, etc.). A limitation on state cost-sharing funds for soil conservation practices on land which, as of January 1, 1981, has not been plowed or used for row crops for at least 15 years prior to that date (designated by the Act as "agricultural land under conservation cover") but which is thereafter plowed or brought into use for row crops; the limitation is one-half the amount which would be available if the land were not so classified.

A mandate that the state soil conservation committee at least every five years review local soil conservation district soil loss limits to assure the limits are reasonable and attainable.

Each local soil conservation district is to publish notice of the "agricultural land under conservation cover" provision as soon as reasonably possible after July 1, 1980, and the state soil conservation committee's first review of local soil conservation district soil loss limits is to be completed by December 31, 1980; otherwise all provisions of the Act take effect January 1, 1981.

H.F. 2597

See Taxation. Relates to collection of agricultural statistics by assessors.

S.F. 89

By Taylor. Provides that when an interest is acquired for a borrow pit for road construction, provision must be made for restoration of the area except where a lake or subwater table condition is designed, the area is zoned for commercial, industrial, or residential use, or the borrow is in locations of white oak, sand, loess or undrainable clays. The Act provides that where the borrow pit is acquired by easement, the restoration method shall be determined by agreement with the landowner. Takes effect January 1, 1981.

<u>S.F. 205</u>

See Natural Resources. Relates to redistribution of authority over agricultural chemicals.

S.F. 446

By Committee on Agriculture. Is an omnibus Act relating to weighing and measuring. It authorizes the department ofagriculture to promulgate rules relating to public scales and gasoline pumps and inspection of weights and measures. It allows motor vehicle fuel pumps to record the price per half gallon and provides for pricing labels at pumps of half-price pump postings. It also defines various weighing and measuring devices and related terms and regulates packer-monorail scales and railroad track The Act provides procedures for persons who service scales. weighing and measuring devices and for procedures used in transportation of commodities. Takes effect January 1, 1981, except that the portions relating to motor vehicle fuel pumps take effect July 1, 1980 and are repealed January 1, 1985 and the section requiring commercial scales with a capacity over 500 pounds installed after January 1, 1981 to be equipped with automatic recorders is effective July 1, 1981.

S.F. 2118

See Human Resources. Relates to farm accounts of the department of social services.

<u>S.F. 2183</u>

By Committee on Agriculture. Provides for corn assessment moneys to be received by the Iowa corn promotion board and imposes the corn assessment upon all corn marketed in the state. Takes effect July 1, 1980.

S.F. 2238

By Committee on Agriculture. The Iowa soybean promotion board consists of five ex officio members and thirteen farmers elected by farmers to administer the Iowa soybean checkoff. Soybean checkoff moneys are actually received, however, by the Iowa department of agriculture, which also pays refunds. This Act transfers those functions to the Iowa soybean promotion board. It also increases the maximum assessment that can be established by the Iowa soybean promotion board. The Act deletes from the Code any references to the American soybean association and American soybean institute. It adds a definition which clarifies the applicability of the soybean checkoff to out-of-state sales, and specifies that the ex officio board members are nonvoting. Takes effect July 1, 1980.

S.F. 2243

By Committee on Agriculture. Establishes the Iowa family farm development authority with staffing provided by the Iowa housing finance authority. The authority is authorized to issue up to \$150,000,000 in revenue bonds with the proceeds to be used to provide financing for beginning farmers to acquire farmland and improvements or depreciable farm property such as tractors, combines, and breeding stock. The beginning farmer must be a resident of the state, have less than \$100,000 in net worth and be unable to get financing elsewhere. The amount of financing available for an individual is limited to \$500,000 for farmland and improvements and \$125,000 for depreciable farm property. The bonds issued by the authority are not obligations of the state and the state is in no way obligated to pay the principal or interest of the bonds. The Bankhead-Jones moneys administered by the department of social services are transferred to the authority for purposes of the authority. The Act also provides for beginning businesspersons by authorizing cities and counties to issue revenue bonds for the purpose of financing the beginning businesspersons. The businessperson cannot have a net worth of \$100,000 or more and the amount of the financing cannot exceed \$500,000. Takes effect, July 1, 1980.

S.F. 2267

By Committee on Judiciary. Provides that a family trust may be a shareholder of a family farm corporation. Takes effect July 1, 1980.

S.F. 2357

See Natural Resources. Relates to the governance of conservancy districts.

<u>H.F. 708</u> By Committee on Judiciary and Law Enforcement. Permits shares of a professional corporation to be issued not only to individuals licensed to practice in this state but also to those licensed to practice in any other state or territory of the United States or in the District of Columbia. Takes effect January 1, 1981. <u>H.F. 717</u> See Natural Resouces. Relates to the regulation of timber buyers. <u>H.F. 736</u> See Energy. Relates to motor fuel franchise agreements.

<u>H.F. 2486</u> See Agriculture. Relates to agricultural credit corporations.

H.F. 2491

By Committee on Commerce. Authorizes the establishment under Iowa law of corporations that may apply to the United States department of commerce for grants of authority to operate customs-free foreign trade zones under 19 U.S.C. s. 81a through 81u. The Act is enabling legislation required under federal law as a prerequisite for Iowa corporations who wish to obtain such grants of authority. Takes effect July 1, 1980.

H.F. 2492

See Usury. Relates to rate increases by utilities and to interest rates for industrial loans.

H.F. 2493

See Energy. Relates to the handling fee for dealers and redemption centers for taking returnable beverage containers.

H.F. 2546

See Agriculture. Relates to exemption of sales of farm animals from the implied warranty provisions of the commercial code.

H.F. 2550

See Energy. Relates to the authority of the Iowa state commerce commission over peak-load management procedures for public utilities.

<u>S.F. 87</u>

See State Government. Relates to the authority of the commissioner of social services to grant utility easements.

S.F. 286

By Tieden. Allows a landowner a nonwaivable right to cancel any agreement granting an interest in land for the construction of an electric transmission line or pipeline for a period of seven days after the date of the contract. Takes effect January 1, 1981.

<u>S.F. 2243</u>

See Agriculture. Relates to loans to beginning businesspersons.

COURTS AND THE JUDICIAL PROCESS

H.F. 54

By Pelton, Woods, Shimanek and Chiodo. Phases out regular, alternate and substitute full-time magistrates and converts those judicial offices to regular, alternate and substitute district associate judgeships. Commencing with the election in 1982, these judicial officers would stand for retention in office as other judicial officers, except that they would have terms of office of four years. Retention elections would be on a judicial election district basis. Effective January 1, 1981 for those who qualify. Those not qualifying would continue to serve as full-time magistrates until expiration of their terms of appointment. Takes effect January 1, 1981.

H.F. 315

By Schroeder, Doyle, Hoffman, Johnson of Linn, Wells, Evans, Thompson and Branstad. Establishes a 15-year statute of limitations on actions arising out of the unsafe or defective condition of real property, but does not apply to actions against a property owner as such, and does not apply to actions involving nuclear power facilities. Takes effect January 1, 1980. <u>Vetoed by</u> governor.

H.F. 402

By Egenes. Provides that attorney notices of subrogation to the department of social services under the medical assistance program (Medicaid) are legally adequate if the notices are mailed and deposited through the United States postal system and addressed to the department of social services at its state or district office location. Takes effect July 1, 1980.

H.F. 668

By Committee on Commerce. Amends a section of the Code to delete the schedule of attorney fees recoverable on written contracts, and authorizes the court to approve a reasonable fee. As amended, the section also would permit the recovery of a reasonable attorney's fee and certain other personal expenses incurred in the collection of a no-account or insufficient-funds check or draft. Takes effect July 1, 1980.

H.F. 687

See State Government. Relates to receipt of gifts by governmental officials, employees, and their immediate family members.

H.F. 715

By Committee on Judiciary and Law Enforcement. Deletes tax assessment lists from permissible sources of names designated for use by jury commissions in drawing jury lists. Takes effect July 1, 1980.

H.F. 2495

By Committee on Judiciary and Law Enforcement. Prohibits strip searches of persons arrested for a scheduled violation or simple misdemeanor unless there is probable cause to believe the person is concealing a weapon or contraband. The Act lists required procedures in conducting strip searches. Takes effect July 1, 1980.

H.F. 2501

By Committee on Judiciary and Law Enforcement. Present law requires the clerk of court to keep various books of court records. This Act permits the storage of all the required records on computer, provided the records remain readily accessible. The clerk of court is also required to forward conviction and disposition data to the criminal justice agency which made the arrest within thirty days of final court disposition of the case. Takes effect July 1, 1980.

<u>H.F. 2516</u>

By Committee on Judiciary. Provides that the mother of a child born out of wedlock whose paternity has not been acknowledged and who has not been adopted has sole custody of the child unless a court orders otherwise. In any proceeding to establish paternity, the child, mother and alleged father may be required to submit to blood tests. The procedures to be followed in testing and admissibility of the test results are provided. Takes effect January 1, 1981.

H.F. 2562

By Committee on Judiciary and Law Enforcement. Expands the present Code section which authorizes the court to make orders in relation to the children, properties, parties and maintenance, and to modify such orders, in cases of dissolution, annulment and separate Specific factors are set forth which must maintenance. be considered by the court, including the economic value of each party's contribution in homemaking and child care and the provisions of an antenuptial agreement. Upon a finding of previous failure to pay child support, the court may order the person obligated for permanent child support to make an assignment of periodic earnings or trust income to the clerk of court. Unless waived by both parties, each party must file a statement of net worth prior to the dissolution hearing. The court may order either party to vacate the homestead pending entry of a decree of dissolution upon a showing that the other party or the children are in imminent danger of physical harm if the order is not issued. Takes effect July 1, 1980.

<u>H.F. 2580</u>

See State Government. Relates to an appropriation to the judicial retirement system.

H.F. 2598

See Labor, Employment, and Retirement. Relates to increase in court filing fees and appropriation to the judicial retirement system.

S.F. 28

By DeKoster. Provides that a consent to an adoption by a person other than a minor fourteen years of age or older may be filed either in the court's presence or before a notary public. Placement investigations and reports will no longer be required in the case of stepparent adoptions unless requested by an interested person or on the court's own motion. Takes effect July 1, 1980.

<u>S.F. 190</u>

By Committee on Judiciary. Amends the chapter of the Code relating to mechanics liens, to require clerk of court to mail a lien statement to the property owner when filed. Also adds a new section establishing a deadline for filing of a lien against an individual dwelling unit in a cooperative apartment or condominium. Takes effect July 1, 1980. Act probably applies to any lien perfected after effective date.

<u>S.F. 437</u>

By Committee on Judiciary. Repeals the limits on the percent of a decedent's estate that can be willed by the decedent to charitable organizations. Takes effect January 1, 1981.

S.F. 464

By Committee on Judiciary. Relates to the final report of the personal representative of a decedent's estate and requires that the report state whether a lien on estate property continues to exist for any federal estate taxes and not just those which were deferred. The report would include an itemization of the services and times spent by the personal representative's attorney or a statement that the personal representative did not request an itemization. Takes effect January 1, 1981.

S.F. 2003

See Law Enforcement. Relates to sentencing for a new offense of a person committed to the custody of the director of the division of adult corrections.

S.F. 2114

See Human Resources. Relates to the petition of a court for disclosure of medical and developmental information concerning an adopted person.

S.F. 2154

Bu Committee on Judiciary. The Iowa supreme court has held that to recover under the dram shop Act "It is enough that the injury was by an intoxicated person, regardless of whether it would have been committed by him if sober. In other words, if by an intoxicated person, it is not necessary to prove that the injury was in consequence of intoxication." This Act provides that a liquor control licensee or beer permittee can avoid civil liability under the dram shop Act by establishing that the intoxication did not contribute to the injurious action. Takes effect January 1, 1981.

S.F. 2229

By Committee on Judiciary. Establishes a one-year pilot state appellate defender office contingent upon the receipt of funds other than a direct appropriation. Appointed by the governor, the state appellate defender will represent indigents on appeal in criminal cases and in postconviction relief proceedings. Takes effect July 1, 1980 and repealed June 30, 1981.

<u>S.F. 2230</u>

See Transportation--General. Relates to procedures for reversion of abandoned railroad right-of-way.

S.F. 2241

See State Government. Relates to a supplemental appropriation to the courts.

S.F. 2275

See Local Governments. Relates to filing of claims to bring actions relating to recording of plats.

S.F. 2279

By Committee on Judiciary. Amends the statutes of limitations for filing actions involving real estate within the state by delaying the date relating to abandonment of a contract for deed by twenty years and all other relevant dates by ten years. Takes effect January 1, 1981.

S.F. 2306

By Committee on Judiciary. Provides that the supreme court by rule shall prescribe the maximum amount, terms and conditions for reimbursement for travel of magistrates, judges of the district court, judges of the court of appeals, or justices of the supreme court. Previous law conflicted because some specified judges had to leave the county or leave the city in order to collect travel expense money. The Act also establishes a program providing for the use of interpreters for hearing impaired persons who appear before any department, board, commission or agency of the state or any political subdivision of the state, including the courts of the state. Takes effect July 1, 1980.

DRUGS, CONTROLLED SUBSTANCES, AND ALCOHOL

H.F. 357

By Brandt. Permits state liquor stores to accept traveler's checks for purchases of liquor to the public and liquor control licensees. It also permits the state liquor stores to accept cashier's checks from liquor licensees who purchase alcoholic liquor for resale. The former provision regulated only the acceptance of personal checks. The Act provides a ten-day grace period in which liquor control licensees can make payment on dishonored checks issued by the licensee for the payment of alcoholic liquor purchased for resale. Presently, if a licensee's check is "subsequently dishonored for good cause" the director is required to immediately suspend the licensee's liquor control license for thirty days. Such suspensions would be pursuant to the contested case provisions of the Iowa administrative procedures Act and must be for not less than three days but not more than 30 days. Takes effect July 1, 1980.

<u>H.F. 2529</u>

By Committee on State Government. Provides for the direct sale of native wines by native wine manufacturers to class "A", class $^{H}B^{H}$ and class "C" liquor control licensees for consumption on the licensee's premises, pursuant to rules to be established by the beer and liquor control department. The rules are to provide for the days and hours the sales may occur and for the assessment, collection, reporting and payment of a tax in lieu of the tax that would have been imposed if the sale had been from the manufacturer the beer and liquor control department which in turn sold the to native wines to the licensees. The Act also expands the definition of native wines to include not only wines made from fruit, honey, or fruit juices but also made from vegetables, vegetable juices, dandelions, clover or any combination of these ingredients. Takes Takes effect July 1, 1980.

H.F. 2580

See State Government. Relates to appropriations for the substance abuse program and for the beer and liquor control department, to issuance of revenue bonds for a liquor warehouse, and the operation of present liquor stores.

H.F. 2584

See State Government. Relates to payment for treatment of certain substance abusers.

S.F. 439

By Committee on Judiciary. Redefines "wine" and "beer" under the Iowa Code by providing a minimum alcoholic content in the definitions of these beverages. Presently under the Code these substances are defined only by a manufacturing process. The Act also redefines beer to include "malt liquor" or "strong beer", with an alcohol content greater than four percent by weight but not greater than five percent. Likewise, beer is redefined to include beverages with an alcohol content of not more than five percent by weight that presently under the Code would be classified as wine. Thus, "strong beer" and any liquid capable of being used for beverage purposes made by the fermentation of fruit, fruit extracts or agricultural products, with not more than five percent of alcohol by weight, can be sold by private distribution as opposed to the exclusive sale by the state liquor stores. Takes effect upon publication.

S.F. 2070

See Professional Licensing Boards. Relates to the accommodation offense for delivery of a controlled substance and to the dispensing of prescription drugs.

S.F. 2088

By Committee on Appropriations. Allocates an amount not exceeding \$300,000 to be used by the Iowa beer and liquor control department to purchase land and for the closing costs related to the purchase of land, including preliminary architectural fees incurred, which land will be used as a site for a liquor warehouse. Originally \$3,500,000 was appropriated for the purchase of the land, including all costs associated with it, and the construction of the warehouse. See House File 2595, section 4, which subsequently reduced the amount to \$300,000, which means that only sufficient moneys are available for the actual purchase of the site, preliminary architectural fees, and closing costs. However, House File 2580, section 31, authorizes the sale of revenue bonds to finance a warehouse. Takes effect upon publication.

<u>S.F. 2154</u>

See Courts and the Judicial Process. Relates to civil liability under the Dram Shop Act.

S.F. 2197

By Committee on State Government. Provides for a new class "C" liquor control license, in addition to the present class "C" license, which limits liquor sales to wine containing not more than 17 percent alcohol by weight. Beer may also be sold under this new license.

The license fee for the new license is more than the cost of a beer permit but less than a full class "C" liquor license. Takes effect July 1, 1980.

S.F. 2343

By Committee on Energy. Exempts a person who has obtained an experimental distilled spirits plant permit from the federal bureau of alcohol, tobacco and firearms to produce alcohol for use as fuel from obtaining a manufacturer's license from the Iowa beer and liquor control department. Takes effect upon publication.

By Hansen of O'Brien. Changes the designation of local advisory committees for vocational education to local advisory councils. It requires a school board receiving federal funds for vocational education, regardless of the size of the community, to appoint a council. The membership of the councils must emphasize business, agriculture, industry and labor. Councils may be organized according to program area, school, community, or region. Takes effect July 1, 1980.

H.F. 695

By Committee on Education. Grants the board of directors of a school district which receives a petition for the issuance of general obligation bonds for construction or remodeling a school building time to meet its requirements for holding a meeting with the area education agency board and boards of surrounding school districts before it sets the date for the election on the issuance of the bonds. The Act also sets deadlines for the date of the meeting and receipt of recommendations of the area education agency board. Takes effect January 1, 1981.

H.F. 2105

By Hansen of O'Brien. The current Code does not allow a school bus to load or unload pupils unless there is at least 300 feet of clear vision on the highway in each direction. The Act exempts from this requirement the loading and unloading of pupils from buses where there is reduced visibility due to adverse weather conditions. In addition, the board of directors of each school district is required to promulgate rules regulating the loading and unloading of pupils from school buses during such periods of reduced visibility. Takes effect July 1, 1980.

H.F. 2138

By Hansen of O'Brien and Hoffmann. Grants the boards of directors of the area schools the authority to make rules for traffic control and parking on the property of the area school. Takes effect July 1, 1980.

H.F. 2163

By Spear. Repeals two sections of the Code which prohibit advertising the sale of tobacco near public schools. Takes effect July 1, 1980.

H.F. 2275

By Committee on Education. Provides that the gifted and talented children programs approved by the department of public instruction for the school year beginning July 1, 1980 will be funded by a combination of additional allowable growth under the school foundation plan and \$100,000 appropriated to the department of public instruction for that purpose. Emergency: Takes effect upon publication.

<u>H.F. 2299</u>

By Daggett and Anderson of Jaspser. Changes the date for counting special education students for purposes of determining whether a school district will receive an advance for special education from the second Friday in September to December first. Takes effect July 1, 1980. (See H.F. 2593 explanation)

H.F. 2340

By Committee on Education. Allows school boards to establish seven-member dissolution commissions to study and make recommendations on the dissolution of a school district and its attachment to contiguous school districts. The commission has one year to formulate a dissolution proposal and present it to the board. The Act requires the board to hold a public hearing on the proposal and the board may amend the proposal before holding a special election on its adoption. If the board of a contiguous school district objects to the attachment provided in the proposal, the state board of public instruction will attach the area. If a majority of the voters voting on the proposal approves, the The Act allows employees of the dissolving proposal is adopted. district who are employed by one of the districts to which a portion of the dissolving district is attached to carry over sick leave accumulation and gives preference in employment in those districts to qualified employees of a dissolving district. Takes effect July 1, 1980.

<u>H.F. 2425</u>

By Committee on Education. Makes various changes in school curriculum requirements. It requires that science classes in grades 9 through 12 include instruction in environmental awareness. It allows the principal of a high school to excuse from physical education requirements twelfth grade students participating in a work-study or educational program who wish to enroll in academic courses not otherwise available to the student. It also allows school districts and nonpublic schools to waive the requirements that two years of foreign language be taught if there are no students signing up for the foreign language course but certain conditions for offering the language must be met. Takes effect July 1, 1980.

H.F. 2458

By Committee on Education. Authorizes a continuation of the schoolhouse tax on the most restrictive bases if all the districts involved in a school reorganization have approved levying the schoolhouse tax. The Act also provides that the electorate can vote on levying the schoolhouse tax in a reorganized district at the same election that the vote is held on the reorganization. Takes effect upon publication.

H.F. 2475

By Committee on Education. Allows the area education agency boards to set the salaries of their area education agency administrators and strikes the requirement that the salary be approved by the state board of public instruction. Takes effect January 1, 1981.

By Committee on State Government. Deletes from section 277.2 of the Code some outmoded language relating to purchase of sites and construction of schoolhouses which was in conflict with section 278.1 and which, it was feared, might result in litigation questioning the validity of certain school district special elections. Takes effect July 1, 1980.

H.F. 2521

By Committee on State Government. Increases from \$5,000 to \$20,000 the minimum cost of emergency repairs which may be made to school buildings without advertising for bids. The area education agency administrator must certify that the repairs are of an emergency nature. Takes effect July 1, 1980.

H.F. 2533

See Human Resources. Relates to child day care facilities known as preschools.

H.F. 2551

By Committee on Education. Makes the following changes in the state school foundation formula: Beginning July 1, 1981 provides allowable growth to school districts to pay for up to additional three-fourths of the cost of gifted and talented children programs approved by the department of public instruction and provides an approval procedure; beginning July 1, 1981 changes the method of determining the budget of an area education agency for special education support services from the previous year's approved budget plus growth to the previous year's approved budget per pupil in weighted enrollment times the weighted enrollment of the current school year plus growth and allows the school budget review committee to grant additional money to an area education agency for special education support services from funds available to the school budget review committee; holds the state foundation base at percent of the state cost per pupil for the July 1, 1980 year 77 rather than increasing the base to 78 percent; beginning July 1, uses the value of the gross national product implicit price 1981 deflator, instead of the consumer price index, and the growth in state revenues for determining the state percent of growth, except that the value of the gross national product implicit price deflator will not be used for a year if the changes in its value are higher than the growth of general fund revenues; for the year beginning July 1, 1981 adds to the state percent of growth the difference between the estimated percent of change in state revenue for the year beginning July 1, 1979 and the actual change; strikes \$6 addition to state cost per pupil for the July 1, 1981 year; the provides that additions or subtractions to district cost per pupil granted by the school budget review committee since July 1, 1977 will not be included when the state comptroller determines whether a district is eligible for 110 percent of the allowable growth; and beginning July 1, 1981 allows school districts to levy a property tax equal to the difference between the amount due a school district from the personal property tax replacement fund and the amount received. The Act also strikes the mileage rate on payments to parents and guardians for transporting public and nonpublic school pupils and strikes the \$80 per year limit on payments to parents of nonpubic school pupils and substitutes payments equal to

a percent (25 percent in 1980 up to 75 percent in 1982 and thereafter) of the average per pupil cost of bus transportation for the previous year. It also allows school districts in which a nonpublic school is located to transport or contract for transporting nonpublic pupils who reside in a contiguous district. Portions take effect for the school year beginning July 1, 1980 and portions take effect for the school year beginning July 1, 1981.

H.F. 2580

See State Government. Relates to appropriations to the college aid commission, the state educational radio and television facility board and its duties, and the state board of regents.

<u>H.F. 2593</u>

By Halvorson of Clayton and Avenson. Provides for reimbursement to parents of children residing in the school for the deaf and the braille and sight-saving school for transportation costs for 11 trips to their home and return at a rate set by the state board of regents. The Act also strikes the requirement that the boards of area schools and area education agencies must have nine members in 1981 and leaves the provision that they may have from five to nine members. It also changes the effective date for H.F. 2299 to the school year beginning July 1, 1981 and estalishes a single special education weighted enrollment count on December first of each year. Takes effect July 1, 1980.

H.F. 2595

See State Government. Relates to appropriations to the state board of regents for capital improvements.

S.F. 107

By Murray. Establishes a maximum tuition fee equal to the district cost per pupil of the receiving district for students attending school in another school district. The district cost per pupil is calculated under the school foundation plan. Takes effect July 1, 1980.

S.F. 108

By Briles. Allows the levy adopted by a school board of 27 cents per \$1000 of assessed valuation which can now be used for purchase and improvement of sites to also be used for major building repairs to existing schoolhouses and additions to existing schoolhouses and expenditures for energy conservation. Funds may not be used for new construction unless approved by the voters. The Act also provides that the school budget review committee may authorize a school district to spend money from its unexpended cash balance for major building repairs. Takes effect July 1, 1980.

<u>S.F. 185</u>

By DeKoster. Directs the state comptroller to distribute the proceeds from the interest of the permanent school fund directly to the area education agencies rather than sending the funds to the county auditor to be sent by the county treasurers to the area education agencies. The money can only be used for purchase of books and materials for the area media centers. Takes effect January 1, 1981.

<u>S.F. 247</u>

By Yenger, Brown, Murray, Waldstein, Bisenius, Carr, Coleman, Briles, Gratias, Jensen, Comito, Small, Hutchins, Schwengels, and Miller of Marshall. Prohibits a school district from adopting rules which require its employees to reside within the boundaries of the school district. Takes effect January 1, 1981.

S.F. 426

By Committee on Judiciary. Allows a school corporation to employ an attorney as necessary to handle the legal affairs of the school corporation. Takes effect January 1, 1981.

S.F. 2002

By Nystrom. Allows the area schools to use any extra money collected as fees or charges from auxiliary enterprises (selfsupporting services provided at the area schools) to purchase services and equipment such as scholarships, grants, furniture, fixtures and equipment for noninstructional student use, and support of athletics. Takes effect July 1, 1980.

<u>S.F. 2130</u>

By Committee on Education. Allows school districts and area education agencies to provide diagnostic services for speech, hearing, and psychological purposes. The Act also provides that services to nonpublic school pupils, other than health services and diagnostic services which may be provided on nonpublic school sites, may be provided on neutral sites or in mobile units located off the nonpublic school premises. Takes effect July 1, 1980.

S.F. 2374

See Energy. Relates to supplemental appropriations to the state board of regents for utility costs.

See State Government. Relates to appropriations for the older Iowans legislature, elderly care programs, and deaf services.

S.F. 69

See Taxation. Relates to special assessment tax abatement for totally disabled persons.

S.F. 2090 See Taxation. Relates to reimbursement for property taxes paid by elderly and disabled property taxpayers.

S.F. 2306

See Courts and the Judicial Process. Relates to the use of interpreters for hearing impaired persons during appearances before governmental agencies.

ENERGY

H.F. 736

By Committee on Energy. Provides that a franchisee may purchase motor fuel from another available source when the motor fuel is not available from the franchisor subject to certain conditions. Applies only to franchise agreements entered into or renewed after the effective date of the law. Takes effect July 1, 1980.

H.F. 2410

See State Government. Relates to loans by the Iowa housing finance authority for solar and other renewable energy systems.

<u>H.F. 24</u>93

By Committee on Energy. Provides that a dealer or redemption center is entitled to continue to receive a handling fee of one cent for each returnable beverage container redeemed to the distributor. Takes effect July 1, 1980.

H.F. 2550

By Committee on Energy. Authorizes the Iowa state commerce commission to promulgate rules establishing peak-load management procedures. The Act also gives the commission jurisdiction to include programs designed to promote the use of energy conservation strategies by rate- or service-regulated gas and electric utilities. The programs are to be cost effective and shall not result in unreasonable discrimination or preferential treatment among customers. The commission is also authorized to prescribe appropriate rate-making treatment of the costs of approved energy conservation programs. Takes effect July 1, 1980.

H.F. 2580

See State Government. Relates to an appropriation to the energy policy council.

H.F. 2595

See State Government. Relates to appropriations for energy conservation programs.

H.F. 2596

By Halvorson of Clayton and Avenson. Provides a scheduled violation with a fine of \$50 for violations of an executive order of the governor issued under a proclamation of energy emergency by the governor or the president of the United States. The Act also allows the governor to accept the delegation of mandatory measures allowed under federal law. Takes effect July 1, 1980.

S.F. 446

See Agriculture. Relates to half-price gasoline pump postings.

S.F. 2241

See State Government. Relates to a supplemental appropriation to the energy policy council.

S.F. 2343

See Drugs, Controlled Substances and Alcohol. Relates to the production of alcohol for use as a fuel.

S.F. 2374

By Committee on Appropriations. Appropriates funds to designated state agencies to supplement budgets because of increased fuel and electricity costs and for other supplementary purposes. The Act appropriates \$495,000 to the state comptroller for allocation to the state educational radio and television facilities board, the state conservation commission, and the department of public safety. It appropriates funds in the amount of \$138,000 from the state fish and game protection fund to the state conservation commission; \$157,000 for allocation to the state board of regents; an additional \$225,000 to the state board of regents to pay excess incurred during the fiscal year beginning July 1, 1978 for costs the purchase of fuel and electricity; \$2,063 to the department of public defense to supplement funds for that office; and it transfers funds from the contingency fund established in 1979 to the state fish and game protection fund. Takes effect upon publication.

<u>S.F. 2376</u> See Taxation. Relates to taxation of gasohol.

<u>H.F. 2492</u>

See Usury. Relates to authority of state savings and loan associations.

H.F. 2513

By Committee on Commerce. Creates an industrial loan company thrift guaranty corporation to guarantee thrift certificates issued by industrial loan companies licensed under the industrial loan law. Membership in the guaranty fund is mandatory as a condition of issuing thrift certificates. Guaranty fund is supervised by the auditor of state. Takes effect January 1, 1981, but requires rules to implement.

H.F. 2572

By Committee on Commerce. Authorizes savings and loan associations to invest up to 20 percent of assets in commercial paper, corporate debt securities and bankers acceptances, if and to the same extent that federally-chartered savings and loan associations operating in this state have such authority. Takes effect July 1, 1980.

S.F. 500

By Committee on Ways and Means. Provides that the franchise tax on financial institutions shall include in net income all income from securities of the state and its political subdivisions. The Act revises the current tax rate and specifies that the tax is imposed for the privilege of doing business in the state. It also provides that any tax refunds due to financial institutions because of the voluntary payment of taxes attributable to income from federal securities are barred. The Act temporarily increases various statutory interest rates and interest-rate ceilings by three percentage points on unpaid warrants, anticipatory warrants, revenue bonds, special assessment bonds, general obligation bonds, pledge orders, and similar public debt obligations which bear interest until such time as the general assembly specifically changes the statutory rates. Takes effect upon publication.

<u>S.F. 2121</u>

By Committee on Commerce. Authorizes savings and loan associations to offer negotiable-order-of-withdrawal accounts, which are similar to bank checking accounts, if and to the extent federallychartered savings and loan associations doing business in this state have such authority under federal law and regulations. Takes effect July 1, 1980.

S.F. 2189

By Committee on Commerce. Amends the chapter of the Code under which the superintendent of banking regulates persons, other than banks and credit unions, who engage in the business of selling traveler's checks and similar instruments. The Act generally augments the powers of the superintendent of banking to permit more strict supervision of persons who are subject to the chapter. Takes effect July 1, 1980, although some provisions are delayed for a period of 60 days after the effective date or until license renewal.

S.F. 2299

By Committee on Commerce. Authorizes banks owned or controlled by the same bank holding company to pool trust funds for purposes of investment and reinvestment. Takes effect July 1, 1980.

S.F. 2352 By Committee on State Government. Allows a credit union organized under federal law, a chapter, affiliate or subsidiary of the Iowa credit union league or a political action committee to use the words "credit union" in its title. The Act allows two members of the credit union review board to not be members of credit unions. The Act changes the date of the annual report and allows members of the department to have share, deposit, thrift club, and share draft accounts with credit unions. Takes effect July 1, 1980.

By Committee on State Government. Establishes procedures for congressional and legislative redistricting required after 1980 The Act provides for the legislative service decennial census. bureau to draw a plan in accordance with criteria prescribed in the Act (e.g., population equality, contiguity, no unnecessary dividing of political subdivisions, compactness, etc.) and submit the plan to be voted on by the legislature; if the plan is rejected, a second is to be prepared and submitted for a vote on same basis; a third plan, if needed, would be subject to amendments. The Act establishes a five-member commission (one member named by each of the four legislative floor leaders, and these four select the fifth member, who serves as chairperson) which has three functions; (a) to hold at least three public hearings, in various geographic regions of the state, on the first plan produced by the service bureau before the plan is voted on by the legislature, (b) to serve a buffer for the service bureau while the plan or plans are as being drawn, and (c) to serve as an advisory resource for the service bureau should any unforeseen circumstances require a decision on matters of substance for which no criteria are prescribed in the Act. Takes effect July 1, 1980.

<u>H.F.</u> 2464

By Committee on Appropriations. Changes the membership of the legislative fiscal committee by specifying that the chairpersons or their designees and ranking minority members of the house and senate committees on ways and means shall automatically be members of the legislative fiscal committee. The at-large members of the legislative council are reduced from four to two. The legislative fiscal committee is given the duty to administer the legislative data base. The change in membership of the fiscal committee will ensure that key representatives of the standing committes responsible for the determination of the budget and the levying of taxes will participate in the administration of the data base. The Act anticipates the development of a data base management system in cooperation with the state comptroller. Changes in the legislative fiscal committee take effect January 12, 1981 and the remaining sections take effect July 1, 1980.

H.F. 2536

See Local Governments. Relates to an interim legislative study of housing issues.

H.F. 2580

See State Government. Relates to an interim legislative study on the crime commission.

H.F. 2595

See State Government. Relates to an interim legislative study of alternative uses for the buildings at Clarinda.

H.F. 2598

See Labor, Employment, and Retirement. Relates to an interim legislative study of public retirement programs.

S.F. 2070

See Professional Licensing Boards. Relates to an interim legislative study of the practice of dispensing prescription drugs.

S.F. 2098

By Committee on Rules and Administration. Repeals the provision that a gubernatorial appointment submitted for senate confirmation be investigated by a committee of five senators and allows the senate to establish these procedures by rule. Superceded by S.F. 2301. Takes effect April 4, 1980.

S.F. 2269 By Committee on State Government. Establishes a communications review committee of three senators and three representatives to review the development of a statewide communications plan and the work of the state communications advisory council of the department of general services. The Act repeals the police communications review committee. Takes effect July 1, 1980.

S.F. 2301

By Committee on Rules and Administration. Provides a schedule for the submission of gubernatorial appointments to the senate for confirmation and action on those appointments by the senate. The Act requires the senate to act on all appointments submitted before it adjourns. The Act provides that all confirmations require the approval of two-thirds of the members of the senate. It changes the date that terms of office that are subject to senate confirmation begin to May first. Takes effect January 1, 1981.

S.F. 2373

By Committee on Ways and Means. Authorizes the legislative fiscal bureau to obtain sample income tax information from the department of revenue. Takes effect July 1, 1980.

<u>H.F. 258</u>

See Taxation. Relates to a property tax levy for ambulance services.

<u>H.F. 2580</u>

See State Government. Relates to appropriations for health programs.

H.F. 2595

See State Government. Relates to the appropriation for a liquor warehouse.

S.F. 97

See Professional Licensing Boards. Relates to licensing occupational therapists.

S.F. 358

See Professional Licensing Boards. Relates to certification of ophthalmic dispensers by the state department of health.

S.F. 431

By Committee on Human Resources. Authorizes the commissioner of health in certain situations, after only advising the care review without its consent, to either petition for committee anđ receivership of a health care facility or to remove residents and suspend a facility's license. It allows the district court to appoint a receiver to either administer supervise the \mathbf{or} administration of a facility in order to bring the facility into conformity with the Code chapter relating to regulation of health care facilities and the rules and standards promulgated pursuant to the chapter. It requires a court hearing, an opportunity to present evidence and to subpoena witnesses, and procedures for termination of the receivership. The Act requires the facility to pay the expenses of receivership.

It requires the care review committee to forward a copy of a complaint requesting an inspection of a facility to the department of health. It deletes the requirement that a copy of the complaint be forwarded to the facility involved within 24 hours of the receipt of the complaint; and requires that a statement of the nature of the complaint be delivered to the facility involved at the time of or prior to the inspection. It provides that an inspection need not be limited to the matters complained of but cannot be a general inspection unless the complaint inspection coincides with a scheduled general inspection.

The Act provides that the findings of any inspection of a facility be sent to the care review committee at the time they are sent to the facility, and that the findings be made available to the public not later than 21 days after they are made available to the facility. Takes effect July 1, 1980.

S.F. 432

See Human Resources. Relates to licensing of child foster care facilities and the authority of the department of health over their sanitation.

S.F. 2114 See Human Resources. Relates to medical and developmental information concerning an adopted person.

<u>S.F. 2241</u> See State Government. Relates to a supplemental appropriation to the state department of health.

See Courts and the Judicial Process. Relates to notice of subrogation to the department of social services under the medical assistance program.

H.F. 685

See Law Enforcement. Relates to attempting to obtain public assistance benefits fraudulently by transferring a property interest.

H.F. 744

By Committee on Appropriations. Changes the names of the former Iowa training school for boys and Iowa training school for girls, respectively, to the Eldora training school and the Mitchellville training school, in order to reflect present coeducational operation of these facilities; the Act also revises pertinent references in existing statutes for the same reason. Takes effect January 1, 1981.

H.F. 2245

By Committee on Human Resources. The Act provides that executive heads, assistant executive heads and other employees of institutions under the control of the department of social services may be furnished with a dwelling house or appropriate quarters. may be so furnished with consent of the Executive heads commissioner of social services. Presently this furnishing to the executive heads and deputy wardens is mandatory. Assistant executive heads and other employees so furnished must now pay the fair market rental value of the furnishing. The Act eliminates executive heads' entitlement to household provisions from the supplies purchased for the institutions, and the section of the Code which entitled wardens of the penitentiary and the men's reformatory to labor of prisoners for household and domestic service is repealed. Takes effect July 1, 1980.

H.F. 2277

By Committee on Human Resources. Presently felons (other than class "A" felons) but not misdemeanants can be released on furloughs from the department of social services' correctional institutions because of the reference in section 217.14, unnumbered paragraph 2 of the Code to section 902.3 (which deals with the indeterminate sentencing of felons). The Act eliminates this reference to section 902.3 of the Code, thus allowing the possibility of furloughs for misdemeanants. The Act also provides that a class "A" felon is also eligible for furlough if his or her term is commuted to a term of years and if the parole board recommends the commencement of gradual release. Takes effect July 1, 1980.

H.F. 2429

By Committee on Judiciary and Law Enforcement. Requires a presentence investigator to inquire into the presence of any previously diagnosed mental disorders of a defendant. With court approval, a psychiatric evaluation of a defendant may be ordered or

the defendant may be committed to an in-patient or out-patient psychiatric facility for an evaluation, the results of which must be included in the investigator's report. Takes effect July 1, 1980. H.F. 2490 See State Government. Relates to emergency purchase of materials and equipment for state correctional institutions. H.F. 2516 See Courts and the Judicial Process. Relates to paternity procedures for children born out of wedlock. H.F. 2533 By Committee on Human Resources. Creates a new statutory classification of child day care facilities known as "preschools". Defines preschools as child day care facilities providing care, including programs designed to develop the children's intellectual, social and motor skills, to children ages three through five for not more than three hours per day. Requires that the department of social services' administrative rules concerning staff-to-children ratios be based on the age of the majority of the children served rather than on the age of the youngest child served. Takes effect July 1, 1980. H.F. 2554 See Taxation. Relates to set off against income tax refunds or rebates of child support debts assigned to the department of social services. H.F. 2562 See Courts and the Judicial Process. Relates to dissolution of marriage procedures. H.F. 2580 State Government. Relates to See appropriations to and administration of programs and institutions of the department of social services. H.F. 2595 See State Government. Relates to appropriations to the department of social services for capital projects and a study of the uses for the building at the Clarinda mental health institute. S.F. 28 See Courts and the Judicial Process. Relates to adoption procedures. S.F. 430 By Committee on Human Resources. Provides that the commissioner of social services must designate and award grants to fund public or private nonprofit programs to provide various services to displaced homemakers. The commissioner must appoint a project coordinator to administer the funds and coordinate funded programs. The governor is directed to appoint an advisory board to advise the project coordinator, review applications for funding and to advise the commissioner in formulating rules. Takes effect July 1, 1980.

<u>S.F. 431</u>

See Health. Relates to licensing and inspection of health care facilities.

<u>s.f. 432</u>

By Committee on Human Resources. Repeals and replaces chapter 237 of the Iowa Code under which the department of social services currently licenses children's boarding homes. It requires licensing of all individuals and agencies providing child foster care, except hospitals, health care facilities, juvenile detention shelter care homes, institutions under the control of the or department of social services, private boarding schools, individuals providing child foster care for a total of not more than 20 days in one calendar year, and individuals operating as family day care homes. It defines "child" as a person less than 18 years old or 18 through 20 years old if regularly attending high school or a course of vocational or technical training. It clarifies licensing and inspection procedures; provides for provisional licensing and for denial, suspension or revocation of licenses; requires personnel to be in good health and prohibits the licensing or employment by a licensee of persons convicted of crimes against children.

The Act authorizes the department of social services to promulgate administrative rules, after consultation with child foster care providers and other affected persons, to implement the legislation. It provides that rules may relate to the types and categories of facilities and programs; written social child foster care assessments and independent references required prior to licensing; personnel and record-keeping; health, safety and welfare, policies for the involvement of natural parents; and for facilities other than foster family homes, dietary and social services; activity and educational programs; and behavior management procedures. Ϊt requires that the rules encourage the provision of child foster care by foster family homes, and prohibits the exclusion of department of social services employees, not directly involved in foster care administration, from licensure as foster family homes. requires the department of health and the state fire marshal It respectively to promulgate administrative rules governing fire safety and sanitation.

The Act provides that foster care children are not counted in the maximum number of children allowed to be cared for in family day care homes; provides that a child day care facility otherwise subject to licensing as a child care center is exempt for a period of two hours per day from the limitation of simultaneously providing child day care for a maximum of six children.

It requires that departmental child foster care information be held in confidence. It provides a penalty of no more than one year imprisonment, \$1000, or both, for violation of the legislation or the rules, and authorizes injunctive relief. Takes effect January 1, 1981.

S.F. 2102

By Committee on Judiciary. Expands the definition of licensed physician to include a person licensed to practice osteopathy or

osteopathic medicine and surgery in the hospitalization of mentally ill persons. The chief medical officer receiving an application for the voluntary admission of a minor by a parent, guardian, or custodian must provide a separate prescreening interview with the minor and the parent, guardian or custodian to assess the family environment and the appropriateness of the application. All references to a parent or guardian of a minor in the chapter are expanded to include custodian. References to a hospital are expanded to include other facilities. The provisions relating to the advocate are clarified and expanded as to when the advocate's duties begin and what those duties are. Some time limitations are extended and technical corrections are made. Takes effect January 1, 1981.

S.F. 2114

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, in order to petition the correct court for disclosure of medical and developmental information concerning the adopted person. It requires the background information investigation and report concerning the medical and developmental history of the person to be adopted to be completed earlier in time and furnished to the adoption petitioner within 30 days after the filing of the adoption petition. It provides for the disclosure of medical and developmental history compiled before the completion of the background information investigation and report was statutorily required. Takes effect July 1, 1980.

S.F. 2118

By Committee on Judiciary. Changes the date of reversion of the funds in the farm accounts of the department of social services from June 30, 1980 to June 30, 1981. The Act also allows the farm account funds to be used for capital and operating expenses incurred in the farming operations at the department's institution. Takes effect upon publication.

S.F. 2241

See State Government. Relates to a supplemental appropriation to the department of social services.

By Committee on Commerce. Removes the requirement that insurance contracts and endorsements written, issued or placed in Iowa be countersigned by a resident, licensed insurance agent who is paid on a commission basis, but only if the Iowa insurance contracts and endorsements are countersigned by an insurance agent licensed and residing in a state whose law allows insurance contracts and endorsements written, issued or placed in that state to be countersigned by licensed insurance agents residing in Iowa. Takes effect January 1, 1981.

H.F. 2537

By Committee on Commerce. Establishes a new Code chapter which regulates the sale of individual policies of accident and sickness insurance and subscriber contracts. Its purpose is to provide "reasonable standardization, simplification and disclosure" of terms and coverages of these policies and contracts by means of administrative rules to be promulgated by the commissioner of insurance. The Act also prohibits the sale of duplicate medicare supplement insurance coverage when such has been defined by the commissioner of insurance, and authorizes the commissioner of insurance to adopt rules permitting deductible and coinsurance charges by health maintenance organizations. Takes effect July 1, 1980, but requires administrative rules for implementation.

S.F. 382

By Committee on Commerce. Provides that the term "licensing board" in the chapter of the Code relating to continuing education and authority of licensing boards includes the commissioner of insurance in licensing of insurance agents. It provides that the commissioner of insurance may revoke a license or suspend a license on grounds specified in the insurance trade practices chapter or the chapter relating to the licensing of insurance agents. It also provides that the commissioner of insurance may define by rule acts or omissions which are grounds for revocation or suspension of a license under the provisions of these chapters, and may define by rule acts or omissions which constitute negligence, careless acts or omissions. The Act allows the commissioner of insurance to provide by rule for continuing education requirements for insurance agents as a condition to license renewal. Takes effect January 1, 1981.

S.F. 460

By Tieden and Holden. Requires the commissioner of insurance to: publish a notice in the Iowa administrative bulletin at least 30 days before the effective date of proposed workers' compensation insurance rates filed by a licensed rating organization; hold a public hearing on the proposed rates upon the written demand of a workers' compensation policyholder or an established organization of policyholders; hold the hearing within 20 days after receipt of the written demand and give 10 days prior written notice of the hearing; give all parties to the hearing the opportunity to respond and present evidence and to require the rating organization to bear the burden of proof to support the proposed rates by a preponderance of the evidence; and approve or disapprove the proposed rates within 15 days of the hearing. The Act exempts the hearing from the requirements of the Iowa administrative procedure Act. Takes effect July 1, 1980.

S.F. 2012

By DeKoster. Amends the definition of "insolvent insurer" for purposes of the Iowa insurance guaranty association Act to limit the obligations of the guaranty association to cases where an insurance company is under an order of liquidation because of insolvency. Takes effect July 1, 1980.

S.F. 2337

iBy Committee on Commerce. Increases minimum financial responsibility under motor vehicle liability insurance law in two steps. Effective January 1, 1981, the minimum limits are raised from \$10,000/\$20,000/\$5,000 to \$15,000/\$30,000/\$10,000. Effective 1983 the limits again raised, to are January 1, The Act also requires liability insurers \$20,000/\$40,000/\$15,000. to offer underinsured motorist coverage in addition to theuninsured coverage presently required to be offered. Takes effect January 1, 1981 and this requirement applies to policies renewed on or after January 1, 1981.

By Committee on State Government. Requires that to fill a vacancy an appointing authority under the merit system must appoint from the highest six scores rather than the highest ten percent on the appropriate eligible list. Takes effect January 1, 1981.

H.F. 2580

See State Government. Relates to appropriations to the Iowa public employees' retirement system and the judicial retirement system.

H.F. 2598

By Halvorson of Clayton and Avenson. Makes changes to various public retirement systems in this state. It makes the following changes for the judicial retirement system: Increases court filing fees by \$1 and provides that the additional money be deposited in the general fund of the state; appropriates \$720,000 from the general fund of the state to the judicial retirement fund; requires treasurer of state to report to the governor and the general the assembly court costs received by the state and requires an actuarial study of the system at least once every four years. Makes the following changes to IPERS: Provides benefit increases of up to \$30/month after 30 years of service for members retiring before 1976, members retiring after 1975 under the previous method determining benefits, IOASI members, and public employees with of years of service before 1947 and guarantees 30 at least \$5/month/year of service; provides for a continuation of IPERS benefits for a city agency whose functions are transferred to an interstate agency; allows members of the general assembly and temporary employees of the general assembly who have opted to be covered under IPERS to opt out of IPERS coverage; exempts members of the state transportation commission, the board of parole, and state health facilities council from IPERS unless they opt to the be covered; provides that the retirement allowances of vested members who have terminated employment prior to their retirement will be determined on the basis of the retirement law in effect on the member's retirement date; increases the formula benefit on July 1980 from 46 percent to 47 percent of the final five-year 1, average covered wage for all future retirees and from 40 percent, 44 percent or 46 percent to 47 percent for all persons retiring since January 1, 1976; provides full retirement benefits beginning July 1, 1983 for correctional officers at age 60 after 30 years of service to be funded from funds appropriated to the department of social services; reduces the early retirement penalty from .5 percent per month to .25 percent per month for persons between ages 62 and 65; requires the legislative council to employ the actuary the department of job service (item vetoed by governor); for expresses the intent of the general assembly to review in 1982 the general fund and to consider financial resources in the appropriating money to pay for the benefit increases granted in the Act for persons retiring before January 1, 1976 (item vetoed by governor); corrects a date problem for former members of the teachers' retirement systems to give them a year to make additional contributions to IPERS and receive credit for service; and makes various technical changes. Makes the following changes to

the peace officers' retirement system and local police and fire systems: Allows members who left the system and subsequently returned to count the previous years of service toward their total years of service; allows members who are disabled after reaching 55 years of age to receive a disability retirement allowance; makes technical changes to the escalator provisions and applies the new calculation method to all retired members, not just those retiring on or after July 1, 1979; clarifies sections relating to receipt of accumulated contributions after July 1, 1979; allows a police chief or fire chief who would not complete 22 years of service under the system to opt out of chapter 411 and have contributions made to the international city management association/retirement corporation. It also provides for an interim study of retirement systems. Takes effect July 1, 1980 except that sections that affect benefits of members of the general assembly take effect January 12, 1981.

<u>S.F. 359</u>

By DeKoster and Robinson. Incorporates accepted standards of percentage of hearing loss into the workers' compensation law. The employer is liable for occupational hearing loss of its employees except for employees who have not worked for the employer at least 90 days at excessive noise levels. Also an employer is not liable for occupational hearing loss suffered by an employee in previous employment if the previous loss is established by competent In addition, an employer is not liable for occupational evidence. hearing loss if the employer required, in writing, that the employee wear employer-provided hearing protective devices and the employee failed to wear the devices. Compensation is not to be reduced because of improved ability to hear due to the use of a hearing aid, and the employer must supply the injured employee with a hearing aid unless it will not materially improve the employee's hearing ability. Compensation is payable for a maximum of 175 weeks and is prorated proportionate to the degree of hearing loss. Takes effect January 1, 1981.

S.F. 460

See Insurance. Relates to changes in workers' compensation insurance rates.

S.F. 2122

See Local Governments. Relates to compensation of sheriffs and deputy sheriffs.

S.F. 2274

By Committee on Appropriations. Restores statutory language to the Iowa Code which was inadvertently deleted by H.F. 595, section 4 during the 1977 Session. It reestablishes an unlimited standing appropriation out of which the state comptroller pays unemployment compensation benefits for employees of state agencies, boards, commissions and departments which have elected reimbursable status. Takes effect upon publication and is retroactive to January 1, 1978.

S.F. 2285

By Committee on State Government. Repeals the requirement that employees of the department of social services be residents of Iowa at the time of hire. Takes effect upon publication. S.F. 2311 By Committee on County Government. Exempts volunteer fire fighters from mandatory retirement at the age of 65 years. Takes effect July 1, 1980. H.F. 685

By Committee on Judiciary and Law Enforcement. Makes it a fraudulent practice to knowingly participate in a transfer or assignment as a transferor, assignor, transferee, or assignee of any property interest for less than fair consideration with the specific intent to obtain public assistance benefits for the transferor or assignor. It declares a transfer or assignment within one year prior to an application for public assistance benefits as evidence of intent to commit a fradulent practice. The Act establishes penalties, depending upon the value of the property involved, for the commission of a fraudulent practice as either a simple or serious misdemeanor, punishable respectively by no more than 30 days imprisonment or \$100, or by no more than one year imprisonment or \$1000, or both. Takes effect July 1, 1980.

H.F. 700

See Natural Resources. Relates to penalties for misuse of fish and game licenses.

H.F. 2180

By Tyrrell. Allows the Amana Colonies to contract with their county sheriff for additional law enforcement and to assess and collect funds from their property owners for the additional costs. Takes effect July 1, 1980.

<u>H.F. 2277</u>

See Human Resources. Relates to furloughs from correctional institutions of misdemeanants.

H.F. 2443

By Committee on State Government. Provides an exclusive procedure for appointing reserve peace officers. Reserve officers are required to have 30 hours of instruction at a facility approved by the law enforcement agency. Reserve officers cannot carry a weapon in the line of duty unless approved by the governing body and certified by the law enforcement academy. Reserve officers must serve under the direction of regular officers and wear a uniform prescribed by the head of the law enforcement agency. Reserve officers are covered by workers' compensation but are not included in the pension system for regular officers. Takes effect July 1, 1980.

<u>H.F. 2453</u>

By Committee on Transportation. Provides that it is a serious misdemeanor for a driver of a motor vehicle to willfully fail to bring the vehicle to a stop or otherwise elude or attempt to elude a marked law enforcement vehicle driven by a uniformed peace officer after being given a visual or audible signal to stop and in doing so exceed the speed limit by 25 miles per hour or more. Takes effect July 1, 1980.

H.F. 2481

By Committee on Judiciary and Law Enforcement. Legalizes the possession of antique slot machines and antique pinball machines.

Antique is defined as a machine 25 years old or older. Use of an antique slot or pinball machine for gambling purposes remains unlawful. Takes effect July 1, 1980.

H.F. 2495

See Courts and the Judicial Process. Relates to procedures for strip searches.

<u>H.F. 2580</u>

See State Government. Relates to administering the civil legal assistance to inmates program and to an interim legislative study of the Iowa crime commission.

H.F. 2596

See Energy. Relates to penalties for violating executive orders of the governor issued under a proclamation of energy emergency.

H.F. 2598

See Labor, Employment, and Retirement. Relates to retirement benefits for members of the peace officers' retirement system and members of police departments.

<u>S.F. 278</u>

See Transportation--Vehicles. Relates to speeding fines and vehicle registration renewal.

S.F. 2003

By Junkins. Provides that if a person is sentenced for a new offense while committed to the custody of the director of the division of adult corrections, the new sentence must be served at the facility or institution in which the person is presently confined unless the person is transferred by the director. Takes effect July 1, 1980.

S.F. 2070

See Professional Licensing Boards. Relates to changes in the accommodation offense for delivery of a controlled substance.

S.F. 2122

See Local Governments. Relates to compensation of sheriffs and deputy sheriffs.

S.F. 2123

See Local Governments. Relates to the purchase of uniforms and accessories for sheriffs and deputy sheriffs.

LOCAL GOVERNMENTS

H.F. 258

See Taxation. Relates to a levy of a property tax by county boards of supervisors for ambulance services.

H.F. 687

See State Government. Relates to receipt of gifts by local government officials.

<u>H.F. 2072</u>

See Taxation. Relates to authority of a city or county to exceed statutory tax levy limits.

H.F. 2168

See State Government. Relates to reimbursement of county and city members of the state functional classification review board.

H.F. 2169

See Transportation--Roads. Relates to authority of the county board of supervisors to let contracts for secondary road or bridge construction.

H.F. 2180 See Law Enforcement. Relates to a contract between the county sheriff and the Amana Colonies for additional law enforcement services.

H.F. 2279

By Committee on County Government. Transfers the location of the permanent records of the plans and final costs of the construction of county bridges and culverts from the county auditor's office to the county engineer's office. Takes effect January 1, 1981.

H.F. 2305

By Diemer, Husak, Smalley, Avenson, Lind, Lageschulte, Branstad and Schnekloth. Provides that a county conservation board may exchange property. The property must be suitable and of substantially the same value as the property exchanged. The exchange must be approved by the county conservation board and the county board of supervisors and is exempt from the requirements of a public auction for the sale of county property. Takes effect July 1, 1980.

<u>H.F. 2443</u> See Law Enforcement. Relates to appointment of reserve peace officers by local governments.

H.F. 2461

See Agriculture. Relates to local soil conservation districts and regional boards of library trustees.

H.F. 2463

By Committee on Agriculture. Changes the residence requirement for election as a drainage district trustee from the county in which the drainage district is located to that county or any adjoining county; empowers drainage district trustees to establish a rate of

pay for themselves and the district clerk at any level up to a maximum of \$40 per day; authorizes any county board of supervisors which may see fit to establish a board of county drainage administrators to set an hourly rate of pay for persons appointed to serve on that board. Takes effect January 1, 1981.

H.F. 2476

See Agriculture. Relates to the authority of county supervisors for distribution of state aid to county fairs in counties having two incorporated agricultural societies.

H.F. 2477

By Committee on Appropriations. Increases the appropriations for the 1980-1981 fiscal year to the county government assistance fund and to the municipal assistance fund by \$350,000 and \$1,650,000, respectively, for a total of \$5,350,000 and \$14,650,000, respectively. Takes effect July 1, 1980.

H.F. 2482

See Transportation--Roads. Relates to authority of county boards of supervisors to allocate funds for construction and reconstruction of local secondary roads.

<u>H.F. 2500</u>

By Committee on Appropriations. Increases the per diem for trustees of a sanitary district from \$10 to \$40 and the travel expense allowance from 10 cents per mile to the rate for employees of political subdivisions which is 20 cents per mile as of July 1, 1980. The trustees may adopt a lower per diem rate by resolution. The maximum per diem for each fiscal year cannot exceed \$2,400. Takes effect July 1, 1980.

<u>H.F. 2504</u>

By Committee on Cities. Allows officers and employees of cities under ten thousand population to enter competitive bidding, publicly invited and opened, for city purchases. Previous law limited this exemption to cities of three thousand population. Takes effect July 1, 1980.

H.F. 2536

By Committee on Cities. Requires cities of 15,000 or over to adopt one of five standard housing codes before January 1, 1981 or be subject to the uniform housing code promulgated by the international conference of building officials. Upon adoption of a standard code a city is no longer subject to the current housing law, which is repealed effective January 1, 1981. The Act also proposes that a joint interim subcommittee to study housing issues during the 1980 interim be established. Takes effect July 1, 1980.

H.F. 2540

See Professional Licensing Boards. Relates to representatives on the board of certification of waterworks and waste waterworks operators from cities of 3,000 or less population.

H.F. 2561

See Agriculture. Relates to local soil conservation district commissioners and their powers.

<u>H.F. 2573</u>

By Committee on Commerce. Raises from 95 percent to 100 percent the portion of the cost of construction or purchase of a rural water district project which may be financed or refinanced through issuance of revenue bonds or notes, in order to permit Iowa rural water districts to take advantage of certain federal financing programs available for rural water district projects. Takes effect July 1, 1980.

H.F. 2583

By Committee on Appropriations. Allows the county finance committee to develop a pilot project to allow certain counties to participate in the implementation of a uniform budgeting and accounting system being developed by the committee for use by all counties. The law extends the life of the county finance committee to July 1, 1983 and appropriates \$20,000 to the county finance committee to be used for the development of the uniform budgeting and accounting system for the counties. Takes effect July 1, 1980.

<u>H.F. 2587</u>

See Taxation. Relates to filing of reports by political subdivisions of the purchase of tax free special fuel.

H.F. 2598

See Labor, Employment, and Retirement. Relates to retirement benefits under local police and fire retirement systems.

S.F. 185

See Education. Relates to eliminating the county as a pass through to the area education agencies for receipt of interest of the permanent school fund.

S.F. 278

See Transportation--Vehicles. Relates to county authority over vehicle registration renewal.

S.F. 435

By Committee on Cities. Provides that the law authorizing the state historical department to establish a historical preservation district does not apply to areas within a city and that the governing body of a city may provide for such a district upon its own motion or upon receipt of a petition from the city residents. In order for a city to establish an area as a historical preservation district, the area must meet the criteria which areas to be designated by the state historical department as preservaton districts must meet and the city must pass an ordinance establishing the district. The city can create a commission to handle matters involving areas of historical significance. The Act also provides that the zoning powers of a city apply to historical preservation districts. Takes effect July 1, 1980.

<u>S.F. 500</u>

See Financial Institutions. Relates to inclusion of income from securities of political subdivisions in the franchise tax.

S.F. 2006

By Committee on Cities. Increases the estimated total cost of a proposed public improvement above which a city must hold a public hearing, advertise and receive sealed bids. The total cost of the public improvement is increased from \$10,000 to \$25,000. Takes effect July 1, 1980.

<u>S.F. 2015</u>

By Committee on County Government. Authorizes a member of the board of supervisors to serve concurrently as a county supervisor and an appointive member of any board, committee or commission of the state or a political subdivision of the state. Publication clause and retroactive to January 1, 1980.

<u>S.F. 2060</u>

See Taxation. Relates to approval by a city or county governing board for serving food and beverages on certain tax exempt property.

S.F. 2071

By Waldstein and Rodgers. Provides that information contained in a declaration of value filed following the transfer of property shall be public information and that the county recorder shall retain a copy for public inspection. Takes effect upon publication.

<u>S.F.</u> 2122

By Committee on County Government. Defines base salary for the sheriff and the deputy sheriffs to exclude overtime pay and other forms of supplemental pay and fringe benefits and provides limitations on the total annual compensation of deputy sheriffs. The annual compensation of the deputy sheriffs is limited in two ways. First, the annual base salary is limited to a percentage of the sheriff's annual base salary and, secondly, the total annual compensation including overtime pay or other forms of supplemental compensation must be less than the total compensation of the sheriff. Takes effect January 1, 1981.

S.F. 2123

By Committee on County Government. Removes the three hundred dollar restriction on annual expenditures for uniforms and accessories for sheriffs and deputy sheriffs. The Act also strikes unnecessary language in the Code authorizing the board of supervisors to purchase uniforms for the sheriff and deputy sheriffs. The board of supervisors is required to purchase the uniforms and accessories in another chapter of the Code. Takes effect January 1, 1981.

S.F. 2124

By Committee on County Government. Provides for the storage of snowmobiles by return of the current registration to the county recorder and notification of the date of storage. The snowmobile may be registered in the future by payment of the registration fee and writing fee without penalty. Takes effect January 1, 1981. S.F. 21<u>25</u>

By Committee on County Government. Increases the following fees:

1. Writing fees for the registration of water craft from twenty-five or fifty cents to one dollar.

2. Writing fees for registration of snowmobiles from fifty cents to one dollar.

3. Transfer fees for transfers of real estate from one dollar per parcel to five dollars per parcel but not exceeding fifty dollars for contiguous parcels.

4. Filing fee for the county recorder to three dollars.

5. Fees for service of warrants, original notices and subpoenas by the sheriff from three dollars to six dollars.

The Act also changes the limitation on travel expenses by the members of the board of supervisors. The total travel expense for all members of a board of supervisors may not exceed the product of the rate of mileage authorized by law (20 cents per mile effective July 1, 1980) multiplied by the number of members of the board times ten thousand. Takes effect upon publication.

S.F. 2243

See Agriculture. Relates to authorization for cities and counties to issue revenue bonds for financing beginning businesspersons.

S.F. 2275

By Committee on Judiciary. Legalizes plats of city or town lots recorded from January 1, 1950 through December 31, 1969, sold and not vacated, which may be insufficient because of:

1. Failure to show certificates of the county clerk of the district court, county treasurer, or county recorder, or the affidavit and bond, if any, and the certificate of approval of the local governing body.

2. Defective certificates.

3. Failure to comply with the provisions of chapter 409 of the 1966 Code as amended to December 31, 1969 or of corresponding sections of prior Codes.

4. Failure to attach signatures and acknowledgments of proprietors.

5. Defective acknowledgments.

The Act also provides that after July 1, 1981, an action cannot be brought to establish, enforce, or recover a right, title, interest, lien or condition existing at the time of a platting which occurred after December 31, 1949 and before January 1, 1970 unless on or before July 1, 1981, a claim is filed with the county recorder of the county where the real estate involved is located. Takes effect January 1, 1981.

<u>S.F. 2281</u>

See Transportation--General. Relates to allocation of farm-tomarket road funds between counties.

S.F. 2316

By Committee on Judiciary. Revises the section setting forth procedures to be used by a board of supervisors in disposing of property by sale, lease, or gift. It requires that the board set forth its proposal in a resolution, hold a public hearing, and make final determination by resolution. The Act also requires that disposition of property acquired by tax deed comply with the general requirements for disposing of county property. Takes effect January 1, 1981.

S.F. 2357

See Natural Resources. Relates to election of local soil conservation district commissioners.

S.F. 2370

By Hultman and Junkins. Provides a three-year term for a Calhoun county supervisor who is elected in November, 1980, to succeed a county supervisor who was elected in November, 1976, but whose four-year term of office did not commence until January, 1978. The single three-year term for the person elected to that supervisor office in November, 1980 will correct the present situation where the transition from a three-year term to a four-year term under Acts of the Sixty-third General Assembly, 1969 Session, chapter 218 was not properly made. Takes effect July 1, 1980.

S.F. 2371

See State Government. Relates to disaster loans by the executive council to governmental subdivisions.

PROFESSIONAL LICENSING BOARDS

H.F. 2540

By Committee on Natural Resources. Adds a waterworks operator and a waste waterworks operator from cities of 3,000 or less population to the board of certification of waterworks and waste waterworks operators. Takes effect January 1, 1981.

S.F. 97

By Nystrom, Small, Coleman, Willits and Readinger. Provides that the board of physical therapy is expanded by the inclusion of occupational therapists to become the board of physical and occupational therapy examiners. The Act establishes licensing for occupational therapists and occupational therapy assistants. The Act establishes education experience and examination requirements for therapists and therapy assistants. Some of these requirements can be waived for existing practitioners. Reciprocity for practitioners licensed in other states is provided. Takes effect January 1, 1981.

S.F. 358

By Committee on State Government. Provides a procedure for certification of ophthalmic dispensers by the state department of health. Certificates must be renewed annually. Ophthalmic dispensers must either have served as apprentice ophthalmic dispensers for three or more years or have successfully completed a course of study from a school of optics or school of ophthalmic dispensing approved by the state department of health in order to meet certification requirements. The Act specifies continuing education requirements for certified ophthalmic dispensers. Takes effect January 1, 1981.

S.F. 382

See Insurance. Relates to licensing of insurance agents by the commissioner of insurance.

<u>S.F. 2070</u>

By Gentleman. Requires professional and occupational licensing boards to issue licenses for multi-year periods rather than annually. The license period cannot exceed three years. The Act also changes the accommodation offense for delivery of a controlled substance by limiting it to delivery of one ounce or less of marijuana and eliminating the requirement that the delivery was not for profit. The Act also allows the dispensing of prescription drugs, as practiced prior to an attorney general's opinion to the board of pharmacy, to continue and establishes a legislative study of those practices and the opinion. Takes effect January 1, 1981.

H.F. 700

By Committee on Natural Resources. Provides that it is a simple misdemeanor to falsely claim residency to acquire a resident license or to use a license issued to another person. The Act also prohibits a resident of a bordering state from acquiring a nonresident license for an activity for which that bordering state does not extend reciprocity on the border river. The Act provides that a person who is not required to have a fishing license may fish for trout only when accompanied by a person having a license and trout stamp and the catches of the unlicensed person are credited against the limit for the licensed person. The Act also limits the steel shot requirement of the state conservation commission to those areas required by federal rule and those public lands and waters where the mallard lead shot ingestion studies show a five percent ingestion rate or greater. The Act also allows a nonresident person under the age of sixteen to hunt without a license if accompanied by a licensed adult. Takes effect July 1, 1980. Vetoed by Governor.

H.F. 717

By Committee on Natural Resources. Requires a timber buyer to post a surety bond with the Iowa state conservation commission to secure payment to timber growers and insure timber growers against fraudulent acts of a timber buyer. The Act establishes certain violations for timber buyers. Failure to comply with the Act constitutes a serious misdemeanor. The commission is given authority to search the premises and records of a timber buyer and to enjoin a timber buyer from engaging in business in this state. Takes effect January 1, 1981.

H.F. 2042

By Hanson of Delaware, Avenson, Halvorson of Clayton, Tofte, Shimanek and Welsh. Provides that the state conservation commission may establish a program for the regulation of the harvesting of American ginseng to allow its export under the convention on international trade in endangered species of wild fauna and flora. Takes effect July 1, 1980.

H.F. 2305

See Local Governments. Relates to the exchange of property by county conservation boards.

H.F. 2561

See Agriculture. Relates to soil conservation practices.

H.F. 2580

See State Government. Relates to appropriations for soil conservation.

H.F. 2595

See State Government. Relates to the appropriation for the Brushy Creek project.

<u>S.F. 121</u>

By Miller of Marshall. Allows the hunting of crows by striking crows from the list of protected nongame birds. It provides that the conservation commission may by rule permit the taking and possession of crows as long as the rules comply with the federal "Migratory Bird Treaty Act". Takes effect January 1, 1981.

<u>S.F. 205</u>

By Committee on State Government. Provides for the reorganization of the department of environmental quality and the Iowa geological In the reorganization of the department of environmental survey. quality, the four policy-making commissions and the executive committee are replaced by a single policy-making commission, the environmental quality commission. The new commission will consist of nine members appointed by the governor and confirmed by the overlapping senate for four-year, terms. In addition, administrative duties currently assigned to the executive committee and the four commissions are assigned to the executive director. The commission retains the authority to determine the policy of the department, to adopt, amend or repeal rules, and to hear appeals from the decisions of the executive director. The Act also provides for the redistribution of the authority over agricultural chemicals between the departments of agriculture and environmental quality.

The Act also abolishes the geology board and removes from the duties of the state geologist requirements relating to the investigation of the growth of timber, animal and plant life, and water power capabilities in the state. Section 305.11 is also amended to reflect current state policy regarding reimbursement for travel and other necessary expenses incurred by the state geologist and other employees of the geological survey in the performance of their duties.

Takes effect January 1, 1981, but commission members may be appointed and planning for the orderly transfer of powers and duties may be initiated after July 1, 1980.

<u>S.F. 477</u>

By Committee on Natural Resources. Provides the department of environmental quality with the authority to carry out certain federal requirements relating to air guality control as provided in the Clean Air Act Amendments of 1977. The Act defines and provides for the regulation of major stationary sources of air pollutants, provides for the temporary emergency suspension of the law relating to the regulation of air quality if there exists in the vicinity of an air contaminant source high levels of unemployment or loss of necessary energy supplies for residential buildings and the suspension will alleviate the high unemployment levels or the energy problems. The Act raises the maximum civil penalties for noncompliance with the orders or rules of the department by air contaminant sources. The Act also authorizes the commission to adopt a schedule of fees for construction and conditional permits for major stationary sources sufficient to cover reasonable costs of administering the permit system. Local pollution control programs are required to establish a fee schedule for major stationary sources within their jurisdiction. Takes effect July 1, 1980.

 $\frac{S.F. 2241}{See State Government.}$ Relates to a supplemental appropriation for the Iowa natural resources council.

S.F. 2357

By Committee on Natural Resources. Gives each of Iowa's six conservancy districts (established in 1971 and governed since that time by the state soil conservation committee, acting ex officio as the board of each district) the option of establishing an elected governing board of from five to nine members, each representing a ward drawn along county lines (but within the boundaries of the respective conservancy districts, which follow major river basin watershed lines); in districts which exercise this option, directors will be elected for staggered three-year terms by conventions of delegates chosen by and from local soil conservation district commissioners; elected conservancy district directors may be but are not required to be soil conservation district commissioners. The Act also makes limited revisions in boundaries of four of the six conservancy districts. Takes effect July 1, 1980.

<u>S.F. 2374</u>

See Energy. Relates to supplemental appropriations to the state conservation commission.

H.F. 18

By Evans. Amends the definition of "state publications" to allow the state library commission to exclude materials from the definition through rule-making. Frees the depository librarian from the duty of providing the excluded materials to the state library commission, the university of Iowa and the library of Congress. Takes effect July 1, 1980.

H.F. 79

By Connors. Provides that an employee of the office of citizens' aide may also hold the office of notary public. Takes effect July 1, 1980.

H.F. 687

By Judiciary and Law Enforcement Committee. Makes technical corrections to the Code and also substantially revises the gift laws relating to public officials. It requires the house of representatives, the senate, the governor and the supreme court to adopt rules relating to the reporting of gifts exceeding \$15 in value made to its officials, employees, and their immediate family members. The governing body of a state political subdivision may adopt such rules or local officials and employees must file gift reports with the county auditor. Failure to report constitutes a serious misdemeanor. Officials are prohibited from accepting gifts having a value of \$50 or more in any one occurrence. Takes effect July 1, 1980.

H.F. 690

See Labor, Employment, and Retirement. Relates to appointment of personnel under the state merit system.

H.F. 2168

By Welden. Makes a standing annual appropriation of \$5,000 from the road use tax fund to the primary road fund to be used for reimbursement of actual and necessary expenses incurred by county and city members of the state functional classification review board in the performance of their official duties as members of the board. Takes effect July 1, 1980.

<u>H.F. 2240</u>

By Committee on State Government. Provides that the record of a public library which reveals the identity of a library patron checking out or requesting an item from the library is a confidential record under the open records law. Takes effect upon publication.

H.F. 2410

By Committee on Cities. Increases the bonding limit of the Iowa housing finance authority from \$250,000,000 to \$500,000,000 plus \$50,000,000 for property improvement loans to finance solar and other renewable energy systems from which loans the authority is allowed in the Act to provide. The Act also provides that when appraisers are used by the finance authority, preference should be given to local appraisers and it provides a penalty for a conflict of interest violation and coordinating amendments. Takes effect upon publication.

<u>H.F. 2461</u>

See Agriculture. Relates to tort liability of regional boards of library trustees.

<u>H.F.</u> 2464

See General Assembly. Relates to the development of a data base management system.

<u>H.F. 2490</u>

By Committee on Appropriations. Exempts the emergency purchase of materials and equipment for state correctional institutions from going through centralized purchasing and the bidding requirements under certain conditions. Takes effect July 1, 1980.

H.F. 2513

See Financial Institutions. Relates to authority of the auditor of state to supervise industrial loan company thrift guaranty corporation funds.

<u>H.F. 2518</u>

By Committee on State Government. Revises several provisions regarding the Iowa national guard. The Act provides for brevet rank; redefines several terms; provides when a member is on state duty; allows the appointment of a special investigator by the governor; changes the requirements for the appointment of the adjutant general and the deputies, property and fiscal officer, and quartermaster; provides for a roll of retired personnel; revises the determination and review of disability; increases the per capita allowance to units; allows the adjutant general to establish the level of bond for certain officers; provides for the state to defend suits brought for actions under the chapter on military justice; revises the senior commander allowance fund and provides that the adjutant general chairs the armory board. Takes effect July 1, 1980.

H.F. 2580

By Committee on Appropriations. Makes supplemental appropriations for the 1980-1981 fiscal year and adds various procedures and criteria for administering state programs. It appropriates an additional \$30,000 to the college aid commission for a national guard education program; \$104,000 to the state educational radio and television facility; \$50,000 for operation of the merged area V radio station; \$400,000 to the state board of regents for capitation grants; \$14,000 for the older Iowans model legislature; \$38,000 to the civil rights commission, of which \$31,000 is for the Spanish-speaking peoples commission; \$12,000 to the board of medical examiners; \$90,000 to the mental health authority; \$50,000 to the mental health advisory council; \$20,000 for personal and family health services; \$430,000 to the community health division, of which \$60,000 is allocated for deaf services, \$350,000 for the renal disease program, and \$20,000 for the emergency medical service program; \$800,000 for the elderly care programs; \$210,000 for substance abuse program grants; \$200,000 for the European office of the Iowa development commission; \$103,000 to the energy

policy council; \$20,600 for assistance to soil conservation districts; \$979,400 for state cost-sharing for permanent soil conservation practices; \$4,000 for the board of engineering examiners; and \$275,000 for the beer and liquor control department, which is to be used for outside warehousing and rent.

The appropriation to the department of revenue is increased by \$54,993, and it is directed to spend up to \$55,000 on the capital assets pricing model program. The Act appropriates an additional \$97,330 to IPERS, with direction that up to \$75,000 be used for establishing a systems development program. The Act appropriates an additional \$83,000 to the judicial retirement system; \$28,000 to the department of general services, communications division; \$50,000 to the merit employment department for a data processing system; \$44,800 to the Iowa crime commission; \$1,000,000 to the road use tax fund; \$408,584 to the department of social services, of which \$112,000 may be used for the integrated client information system; \$416,000 for community-based corrections; \$9,000,000 for aid to dependent children; \$2,400,000 for medical assistance; \$780,000 for children's services; \$85,000 for child support recoveries; and \$1,200,000 for Title XX. It reduces appropriations by \$200,000 for substance abuse screening; \$100,000 for the mental health institutes; and \$112,000 for contractual services-medical carrier.

The state educational radio and television facility board is authorized to provide certain services and charge fees to be deposited in a capital equipment replacement revolving fund; and to accept and administer trusts. The salary of the superintendent of the state school for the deaf may not include board. The college aid commission is limited to five full-time equivalent positions for the Iowa guaranteed student loan program. The commission on the aging is granted two additional positions, and two care review positions are made dependent on federal funding. The commission on the status of women is granted one-fourth of an additional position.

The Act provides for a continuance of the division of mental health resources and the Iowa mental health authority to July 1, 1981, unless legislation establishing a unified mental health agency is approved by July 1, 1980. Two additional positions are granted to the health planning agency and two deaf services positions are granted to the community health division. County health centers are included in the provisions relating to in-home health care grants. The Spanish-speaking peoples commission is transferred to the Iowa state civil rights commission, for the purpose of provision of support services. Provision is made to continue existing elderly care projects and add telephone reassurance services. The limitation on positions for the energy policy council is removed. The department of soil conservation is directed to upgrade certain positions, and limitations are placed on the cost-sharing program. The department of general services is directed to provide security for the board of engineering examiners, which is authorized one-half of an additional position. The beer and liquor control department is directed to maintain present liquor stores, or at least one in each city, and present hours, and is given authority to issue \$4,000,000 in revenue bonds

to build a warehouse. Two additional positions are authorized for IPERS and one for the communications division, general services. Restrictions are placed on Terrace Hill tours, and permission is given to sell excessive Terrace Hill personal property and use the proceeds for restoration. The census data center is directed to negotiate an agreement with the United States bureau of the census (item vetoed by governor). Positions in the legislative fiscal bureau are limited to 13.

The legislative council is authorized to arrange physical facilities for legislative agencies. Instructions are given in the possible loss of federal law enforcement asrelation to sistance administration planning funds. Changes are made in the laws relating to motor vehicle certificates and registration forms, agreements for maintenance and repair of primary roads, aviation registrations, temporary transfers between the primary road fund and farm-to-market \mathbf{road} fund, and recording of deeds and instruments by governmental subdivisions. The state department of transportation is authorized to build a hangar if funds, not to exceed \$18,000, are available. The department of public safety is prohibited from dismantling the Second Avenue radio tower.

legislative council is authorized to create a crime commission The study committee. Eleven new correctional personnel are authorized at Fort Madison. Instructions are given to the citizens' aide office for administering the civil legal assistance to inmates program (item vetoed by governor), and the division of adult corrections is authorized to continue its study of correctional personnel salaries and other benefits (item vetoed by governor). Provisions are made for reimbursement to counties for local inpatient mental health treatment. Instructions are given relating to patients' personal deposit funds at themental health Limitations are placed on transfers of medical institutes. assistance funds (item vetoed by governor), and on reversion of children's services funds. The state reimbursement for residential facility services is increased to \$14 per day and the flat care rate to \$9.50 per day. The commissioner of social services is authorized to add child support recovery workers. The department of social services is directed to grant assistance to an expectant mother in the last trimester of pregnancy, and to test the costeffectiveness of a prior-month budgeting system by a one-year pilot program in selected counties. made in \mathbf{the} Changes are for intermediate care facilities, reimbursement rate foster residential care, and subsidized adoptions (item vetoed by governor), and in the persons eligible for medical assistance. Instructions are given relating to certain receipts of the Glenwood The department of social services is directed to study school. alternative methods of cost reimbursement. A dependent child is redefined to be a needy child under the age of 18. Limitations are placed on the reversion of funds appropriated for reimbursement of county juvenile court expenses. Investigations relating to child dependency are no longer required to include visits to the home. The tribal council is authorized to administer funds for the Tama county settlement.

Group life, accident and health insurance policies are prohibited from excluding a person's coverage on the basis of eligibility for medical assistance. The department of social services is directed to adopt immediately effective rules under the emergency provisions for certain purposes relating to ADC and medical assistance. Takes effect July 1, 1980.

H.F. 2584

By Committee on Appropriations. Approves and appropriates moneys for 16 claims against the state which were originally disapproved by the state appeal board. The Act also provides for the payment of treatment of substance abusers who are state patients at facilities having a contract with the department of substance abuse. Takes effect July 1, 1980.

H.F. 2587

See Taxation. Relates to filing of reports by the state of the purchase of tax free special fuel.

H.F. 2595

By Committee on Appropriations. Capital appropriations bill approved by the 1980 Session of the General Assembly. It reduces capital appropriations previously made by the General Assembly, makes some additional appropriations for the fiscal year 1980-1981, and restores funds for the fiscal year 1981-1982 for those items which were previously reduced. In addition it authorizes the state fair board to accept gifts and it authorizes a study committee to be appointed by the legislative council for the purpose of reviewing alternative uses for the buildings at the Clarinda mental health institute.

The Act reduces funds appropriated for the construction of the library addition at Iowa state university by \$4,200,000; it reduces an appropriation for planning space needs for law, communications, and performing arts at the university of Iowa by \$340,000; it reduces an appropriation made to the three state universities relating to utility projects by \$4,251,000; it reduces an appropriation made to the state board of regents for initiating planning and implementation of an energy conservation program at the universities under the board's control by \$3,775,000; it appropriates \$500,000 to the university of northern Iowa to correct certain fire safety deficiencies; it reduces an appropriation to the energy policy council which would have funded the determination of energy use and provided funds for energy conservation projects state buildings by \$2,000,000; it reduces an appropriation to at the office of the state comptroller which would have funded the preparation of the site and purchase of uninterruptable power sources for electronic data processing equipment by \$478,000; it reduces the appropriation for a liquor warehouse by \$3,200,000; it the reduces an appropriation for the renovation and remodeling of Robert Lucas Building by \$1,000,000 and specifies that \$267,000 can be used for architectural fees and contains a condition that the funds appropriated for such renovation are available on the condition that employees located on the east side of the corridor in the office of the auditor of state are moved to the Robert Lucas Building and that the space be assigned to the legislative fiscal bureau (item vetoed by governor); it strikes an appropriation of \$102,650 which would have provided funds for the purchase of land north of Grand Avenue, south of I-235 Freeway, east of Pennsylvania

Avenue and west of East Fourteenth Street; it reduces funds available for restoration of Terrace Hill mansion by \$130,000; it reduces funds available for the remodeling of the capitol cafeteria by \$60,000; it reduces funds available for acquisition of land in Des Moines by \$155,350; it reduces funds for the construction of a national guard armory at Dubuque by \$226,000; it reduces funds available for the Brushy Creek project by \$2,075,000; it appropriates \$2,000,000 to the department of social services for capital improvement projects and provides that the department shall include in such projects the renovation and installation of security features in hope hall at the Clarinda mental health institute to serve as an adult correction security facility primarily for chemically dependent, mentally retarded and socially inadequate offenders; and it then provides for restoration in 1981-82 of many of the funds which were previously reduced. Takes effect upon publication.

H.F. 2598

See Labor, Employment, and Retirement. Relates to retirement benefits to state employees.

S.F. 87

By Miller of Des Moines. Gives the authority to the commissioner of social services to grant utility easements subject to the approval of the executive council. The granting of utility easements would be across land under the jurisdiction of the department of social services. Takes effect January 1, 1981.

S.F. 205

See Natural Resources. Relates to reorganization of the department of environmental quality and the Iowa geological survey.

S.F. 430

See Human Resources. Relates to duties of the commissioner of social services in awarding grants for programs to provide services to displaced homemakers.

<u>S.F. 435</u>

See Local Governments. Relates to the establishment of historical preservation districts by the state historical department.

S.F. 500

See Financial Institutions. Relates to inclusion of income from securities of the state in the franchise tax.

S.F. 2015

See Local Governments. Relates to membership of a county supervisor on other boards and commissions.

<u>S.F. 2072</u>

By Nystrom. Appropriates funds to pay a special assessment in the city of Boone remaining against national guard property. Takes effect July 1, 1980.

S.F. 2088

See Drugs, Controlled Substances, and Liquor. Relates to an appropriation for closing costs and architectural fees for a liquor warehouse.

S.F. 2098

See General Assembly. Relates to confirmation by the senate of gubernatorial appointments.

S.F. 2126

By Committee on State Government. Repeals the additional bonus and disability fund, a fund created by the Thirty-nineth General Assembly to provide benefits for World War I veterans. Moneys in the fund are transferred to the general fund. Takes effect July 1, 1980.

<u>S.F. 2189</u>

See Financial Institutions. Relates to authority of the superintendent of banking.

S.F. 2235

By Committee on State Government. Revises statutes governing voter eligibility and absentee ballots so that citizens to whom federal law requires Iowa to provide ballots upon which to cast votes in federal elections may also vote in state and local elections in Iowa, thereby avoiding expense of preparing special mail ballots which would list only candidates for federal office. Takes effect upon publication.

S.F<u>. 2241</u>

By Committee on Appropriations. Makes supplemental appropriations for the 1979-1980 fiscal year, and other adjustments including a reduction of \$22,400 for the Iowa commission for the blind; and increases of \$87,000 for the state educational radio and television facility; \$9,000 for the Iowa state civil rights commission; \$5,100 for the commission on the status of women; \$16,000 for the board of medical examiners; \$578,000 for the state department of health, community health division; \$167,000 for the state department of health, health facilities division; \$40,000 for the energy policy council; \$16,000 for the Iowa natural resources council; \$2,000 for the state board of engineering examiners; total increases of \$118,000 for the department of revenue; total \$5,908,000 for the department of social services; a of increases a reduction of \$610,000 for the department of social services for medical assistance (item vetoed by governor); an increase of \$83,557 for the courts; \$25,000 for the department of general services; \$11,000 for the lowa law enforcement academy; \$8,750 for the department of public defense; and total increases of \$310,000 for the department of public safety. These appropriations are all limited to certain purposes. Restrictions on full-time equivalent employees are altered for the commission on the status of women, the health planning agency, the commission on aging, the energy policy council, and the state board of engineering examiners. Reversions of funds are altered for the Eldora and Mitchellville training schools and the state juvenile home, and for the community-based corrections program. Transfer of funds appropriated for the aid to dependent children program and children's services is prohibited (item vetoed by governor). The department of social services is given additional instructions relating to deinstitutionalizing individuals. Takes effect upon publication.

S.F. 2264

By Committee on Ways and Means. Provides procedures to be followed by the director of revenue for notifying persons whose property is valued by the director of their valuations and their rights of appeal relating to those valuations. Takes effect July 1, 1980.

S.F. 2269

See General Assembly. Relates to the state communications advisory council.

<u>S.F. 2274</u> See Labor, Employment, and Retirement. Relates to the standing unlimited appropriation for payment of unemployment compensation benefits for state employees.

S.F. 2282

See Usury. Relates to the establishment of a committee of state government officials to issue guideline rates of interest payable on bonds, warrants, pledge orders, and other obligations issued by governmental agencies.

S.F. 2285

See Labor, Employment, and Retirement. Relates to residency requirements of employees of the department of social services.

S.F. 2301

See General Assembly. Relates to the procedure by the general assembly for confirming gubernatorial appointments.

S.F. 2306

See Courts and the Judicial Process. Relates to reimbursement for travel for judicial magistrates and judges of the courts and to the use of interpreters for hearing impaired persons during appearances before governmental agencies.

S.F. 2320

By Committee on Judiciary. Corrects erroneous, inconsistent, and obsolete provisions of the 1979 Code and Acts of the Sixty-eighth General Assembly, 1979 and 1980 Sessions. Takes effect July 1, 1980.

S.F. 2352 See Financial Institutions. Relates to the membership of the credit union review board and duties of the credit union department.

S.F. 2371

By Hultman and Junkins. Allows the executive council to provide 50 percent of a disaster loan to a governmental subdivision as a grant. The grant cannot exceed \$50,000. Takes effect July 1, 1980. Repealed July 1, 1982.

S.F. 2374

See Energy. Relates to supplemental appropriations for the current or last fiscal year to various state agencies.

<u>S.F. 2378</u> See Transportation--General. Relates to creation of a state railway finance authority and the issuance of revenue bonds.

<u>H.F. 715</u>

See Courts and the Judicial Process. Relates to use by jury commissions of tax assessment lists for jury lists.

H.F. 733

By Committee on Ways and Means. Repeals recapture tax on residential and agricultural property. Effective upon publication and retroactive to January 1, 1978.

H.F. 741

By Committee on Ways and Means. Exempts from the real estate transfer tax, deeds between a family corporation and its stockholders when the deed transfers real property into the corporation when it is organized or out of the corporation when it is dissolved. Takes effect July 1, 1980.

H.F. 2072

By Committee on Ways and Means. Increases the homestead tax credit from the actual levy on the first \$4,500 of valuation to the first \$4,850 of valuation for homestead tax credits claimed on or after January 1, 1979. Increases the standing appropriation to the agricultural land tax credit fund from \$42,000,000 to \$43,500,000. It provides that commercial, industrial, and all centrally-assessed property, except railroad property, shall be valued by the department of revenue at a percentage of its actual value for tax purposes effective with January 1, 1979 values. For commercial and industrial property, 1979 values may increase by six percent over 1978 values. In succeeding years, commercial and industrial property values may increase on a statewide basis by four percent over the preceding year. For all centrally-assessed property, except railroad property, 1979 values may increase on a statewide basis by ten percent over 1978 values. In succeeding years, all centrally-assessed property, except railroad property, may increase on a state-wide basis by eight percent over the preceding year. Railroad property shall be assessed at the same percentage as commercial property, industrial property, or other centrallyassessed property, whichever is lowest. The Act provides that agricultural dwellings shall be valued as rural residential and assessed at the same percentage of actual value as is all other residential property beginning with valuations established as of January 1, 1981. It provides authority for a city or county to hold a special election to seek approval of the electorate to exceed statutory tax levy limits. Takes effect upon publication.

<u>H.F.</u> 2458

See Education. Relates to the levy of the schoolhouse tax in reorganized school districts.

H.F. 2470

By Committee on Ways and Means. Updates references to the Internal Revenue Code in the state income and franchise tax laws. Effective retroactive to January 1, 1979.

H.F. 2511

By Committee on Ways and Means. Provides a state individual income tax deduction for mileage expenses incurred in performing voluntary services equal to the difference between the state employee mileage reimbursement and the amount for mileage expense allowed as a deduction for federal income tax purposes. Takes effect January 1, 1981.

H.F. <u>2551</u>

See Education. Relates to financing of school districts under the state school foundation plan.

H.F. 2554

By Committee on Ways and Means. Authorizes the department of revenue to setoff against income tax refunds or rebates child support debts assigned to the department of social services by public assistance recipients or collectible by the child support recovery unit on behalf of persons who are not public assistance recipients. Requires the child support recovery unit to submit the names and other pertinent information to the department of revenue for setoff and to notify debtors of the setoff proceedings and the debtors' rights to contest the claims under the Iowa administrative procedure Act. Provides that the debts and the refunds or rebates must be at least \$50 before setoff can occur. Provides for the division of joint income tax refunds or rebates between spouses in proportion to each spouse's net income. Prohibits setoff if debtors have regularly made current and delinquent child support payments for the past year. Requires the department of social services to promulgate administrative rules to implement the legislation. Takes effect July 1, 1980.

H.F. 2567

By Committee on Ways and Means. Provides that the percentage reduction of actual value shall be computed on the total value of the property within a tax increment financing district and that the amount of the reduction shall be applied to reduce the frozen tax base, provided that when the frozen tax base is reduced to zero, any further reduction is against the increment. Takes effect July 1, 1980.

H.F. 2577

By Committee on Ways and Means. Provides an income tax deduction to a surviving spouse or a survivor having an insurable interest in an individual for federal civil service annuity income in an amount equal to the deduction the decedent would have received had the decedent lived. Takes effect January 1, 1980.

H.F. 2581

By Committee on Ways and Means. Empowers county boards of supervisors to make a separate tax levy of not more than 27 cents per thousand dollars assessed value for ambulance service provided by the supervisors, in cases where the board of supervisors finds it can no longer support that service from the general fund even though the general fund levy is at its maximum permissible rate. The Act also allows county boards of supervisors a similar option in those counties where a county public hospital board of trustees is exercising its option to provide ambulance service, and finds it can no longer adequately support that service from the allowable hospital operation and maintenance levy. In order for the board to impose the levies in this Act, a referendum must be held with a majority approving the imposition. However, the tax levy can only be imposed for four years and another referendum is required to continue the tax levy. A city council can be excluded from the ambulance service if it passes a resolution to do so. Ambulance service includes services provided by a rescue unit of a fire or public safety department. Takes effect January 1, 1981.

H.F. 2587

By Committee on Ways and Means. Repeals provisions requiring the state and its political subdivisions to file reports on purchases of tax free special fuel. Makes other technical changes to simplify the administration of the present motor fuel tax law. Takes effect July 1, 1980.

H.F. 2597

By Committee on Ways and Means. Provides that the amount of the additional personal property tax credit for taxes payable in the fiscal year beginning July 1, 1980 shall not exceed the amount of the additional personal property tax credit allowed for taxes payable in the fiscal year beginning July 1, 1979. Also provides for the complete valuation of all personal property in evennumbered years and the collection of agricultural statistics in even-numbered years when the assessors are valuing personal property. Effective retroactive to January 1, 1980.

S.F. 69

By Schwengels, Hultman, and Junkins. Permits a totally disabled person to deduct medical and necessary care costs in determining his or her household income for purposes of qualifying for the special assessment tax abatement. Medical and necessary care costs are those used in computing the federal income tax deduction for medical expenses under the Internal Revenue Code. Takes effect January 1, 1981.

<u>S.F. 108</u>

See Education. Relates to purposes which the 27 cents per thousand dollars of assessed valuation levy voted by a school board can be used.

<u>S.F. 500</u>

See Financial Institutions. Relates to the franchise tax on financial institutions.

S.F. 2060

By Committee on Ways and Means. Provides that food and beverages may be served on certain tax exempt property of a city if approved by the city council or a county if approved by the board of supervisors. Also allows food and beverages to be served on property owned by private educational institutions. Takes effect upon publication.

S.F. 2071

See Local Government. Relates to filing a declaration of value following the transfer of property.

<u>S.F. 2090</u>

By Rush. Allows those elderly and disabled property taxpayers who forgot to file a claim for credit for property taxes due in the 1979-1980 fiscal year to file a claim for reimbursement for a part of those taxes paid. In addition, elderly and disabled who file a claim for a credit for property taxes due would be permitted to include any taxes that have been suspended, would not be subject to an acreage limitation on their homestead, and would have to file between January first and July first for the claim for a credit beginning in the 1981 calendar year and for subsequent calendar years. The Act also provides that a disabled veteran who has acquired the homestead through the federal government and who subsequently disposed of the homestead for another homestead could receive the same credit for all property taxes as before if the veteran meets the income requirements. Portions of the Act take effect upon publication and the remainder take effect January 1, 1981.

S.F. 2247

By Committee on Ways and Means. Extends for one more year the indexing of the individual income tax rate brackets and of the maximum amount of annuities received from the United States government which may be excluded in determining taxable income. After the 1981 tax year, the brackets and amount of annuities deductible will revert to the 1978 levels. The Act also provides that the indexing factor for the 1981 calendar year is to be based upon inflation during the fiscal year ending in the previous calendar year as it is presently. The unobligated state general fund balance must be \$60,000,000 in the previous year. Instead of using the change in the consumer price index for indexing in the 1980 and 1981 calendar years, the department of revenue will determine the inflation factors for those two years based upon the change in the value of the implicit price deflator of the gross national product. Takes effect retroactive to January 1, 1980.

<u>S.F. 2253</u>

By Committee on Ways and Means. Makes uniform the paying of interest for the refund of overpaid income and franchise taxes. The rate of interest is to be three-fourths of one percent per month beginning thirty days after the date of payment or the date the return was due to be filed whichever date is the latest. Takes effect July 1, 1980.

<u>S.F. 2264</u>

See State Government. Relates to notice to property owners of property valuations by the director of revenue.

S.F. 2298

By Committee on Ways and Means. Corrects conflicting provisions specifying the conditions determining the taxable status of property. Takes effect July 1, 1980.

S.F. 2316

See Local Governments. Relates to disposition of property acquired by tax deed.

<u>S.F.</u> 2327

By Committee on Judiciary. Makes uniform the penalty for failure of a person to file a return for or pay when due the state motor vehicle fuel, freight line and equipment car mileage, income, franchise, sales and use, inheritance and estate taxes and the local hotel and motel tax, by increasing some of the existing penalties or providing for a penalty. The penalty is five percent of the tax which is owed if the failure to file the return or pay the tax is for only one month or less with an additional five percent for each additional month or fraction of a month during which the failure continues but not to exceed twenty-five percent in the aggregate. Takes effect January 1, 1981.

<u>S.F. 2368</u>

By Committee on Ways and Means. Provides technical changes in the tax law on cigarettes and tobacco products for the administration of the law. Takes effect July 1, 1980.

S.F. 2369

By Committee on Ways and Means. Exempts the property of cemetery associations from property taxes and classifies locker plants as commercial property for property tax purposes. Effective retroactive to January 1, 1980.

<u>S.F.</u> 2373

See General Assembly. Relates to obtaining sample income tax information by the legislative fiscal bureau.

S.F. 2376

By Committee on Ways and Means. Imposes an excise tax of five cents per gallon on gasohol effective May 1, 1981 and exempts gasohol from the sales tax when the excise tax is imposed. Requires a gasohol blenders license for persons blending alcohol and motor fuel on or after July 1, 1983. Also provides for the payment of tax on stored gasohol, motor fuel, and special fuel when an increase in the excise tax occurs which rate of tax shall be equal to the difference between the old rate of tax and the increased tax rate. Takes effect July 1, 1980.

<u>H.F. 2138</u>

See Education. Relates to authority over parking and traffic control at area schools.

<u>H.F. 2169</u>

See Transportation--Roads. Relates to authority of the state department of transportation to approve contracts for construction work based upon the county engineer's estimate of cost.

<u>H.F. 24</u>79

See Transportation--Vehicles. Relates to the authority of the department of transportation over vehicle interstate reciprocity.

S.F. 2230

By Taylor. Provides that a railroad right-of-way acquired by condemnation which is abandoned under an order of the interstate commerce commission or the state transportation regulation board reverts to the owners of the adjacent properties at the time of abandonment. The Act also provides that if the department of transportation finds that a railroad right-of-way is suitable for present or future railway use, any reversionary interest is suspended for two years after an abandonment and that the state or another railroad company may succeed to that right-of-way to use it for railroad purposes during that time. The Act gives the state the authority to condemn abandoned railroad rights-of-way for future railroad use. The Act exempts reversionary interests in future abandonments of railroad right-of-way from the state uses and reversions statute. The Act also allows the recording of a memorandum of a lease or real estate contract of agricultural land to be recorded instead of the entire lease or contract. Takes effect July 1, 1980.

<u>S.F. 2281</u>

By Committee on Transportation. Provides that the state department of transportation may allocate farm-to-market road funds between counties based upon the department's estimates of funding necessary for approved projects. Takes effect July 1, 1980.

<u>S.F. 2378</u>

By Committee on Ways and Means. Creates a state railway finance authority which has power to issue up to \$100,000,000 in revenue bonds for the purpose of providing funds for the acquisition, renovation or repair of railway facilities. The funds from the issuance of the bonds can be used to acquire or construct the railway facilities and lease them to interested persons or the funds can be loaned to persons for them to acquire or construct facilities or to renovate or repair existing ones. The issuance of the bonds is not an obligation or debt of the state or any public subdivision and is to be paid solely from the revenues from the loan of the funds or from the lease of the facilities acquired or built by the funds or from any other funds the authority may have, except from any state tax funds received. The governor must appoint the governing board within eight weeks after the effective date of the Act. The Act also provides that the department of

transportation will provide the staffing for the railway finance authority and gives the department the authority to collect delinquent taxes from railway companies without having to reimburse the county for those delinquent taxes. The Act makes an appropriation to establish and maintain the authority and its staff, and for planning purposes, funds which are not used by July 1, 1982 are to be transferred to the railroad assistance fund. Takes effect upon publication.

H.F. 2105

See Education. Relates to clear vision on a highway for loading and unloading pupils from school buses.

H.F. 2168

See State Government. Relates to appropriation from the road use tax fund to the primary road fund for expenses of the state functional classification review board.

H.F. 2169

By Tofte. Allows the county board of supervisors to let contracts for secondary road or bridge construction without a public letting if the engineer's estimate does not exceed \$40,000. Currently, if the engineer's estimate exceeds \$20,000, a public letting is required. It also eliminates the requirement that contracts for road construction work have to be first approved by the state department of transportation when the engineer's estimate of cost is greater than \$5,000 per mile. However, the requirement that the department first approve road construction contracts exceeding \$20,000 in the aggregate is retained. Takes effect January 1, 1981.

H.F. 2279

See Local Governments. Relates to the location in a county of permanent records about construction of county bridges and culverts.

H.F. 2478

By Committee on Transportation. Permits immediate repair of damaged primary highways and bridges without going through the competitive bidding procedure when the cost of repairs is less than \$75,000. The law previously specified a maximum amount of \$30,000. The department of transportation is still required to solicit bids from three or more contractors and this procedure can only be used when the emergency is such that the highway is unsurfaceable or if immediate action is necessary to prevent further damage or loss. Takes effect July 1, 1980.

H.F. 2482

By Committee on Transportation. Allows a county board of supervisors to annually allocate up to 50 percent of its farm-to-market road fund allocation for the construction and reconstruction of local secondary roads. However this allocation is not allowed unless the county has raised in the prior calendar year at least 75 percent of the maximum funds it could have raised pursuant to the secondary road tax levy for its secondary road fund (excluding moneys derived from the state road use tax fund). Also the moneys may not be transferred from the farm-to-market road fund if the moneys are needed to match federal funds for farm-to-market road projects. Takes effect July 1, 1980.

<u>H.F</u>. 2580

See State Government. Relates to appropriations to the road use tax fund and for maintenance and repair of roads.

 $\frac{S.F. 89}{See Agriculture}$. Relates to borrow pits for road construction.

<u>S.F. 2272</u> See Transportation--Vehicles. Relates to amount and length of bond to cover highway damages for oversize or overweight loads.

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TRANSPORTATION--VEHICLES

H.F. 747

By Committee on Ways and Means. Provides a revised registration fee schedule for trucks, special trucks, truck tractors and road tractors and increases the maximum weight limitations from 72,000 pounds to 80,000 pounds. Also removes weight tolerances and increases fines for weight violations. Provides that a combination of vehicles consisting of a truck tractor and a semitrailer shall not have an overall length exceeding sixty feet, except that a truck tractor and semitrailer transporting cars, pickups, light delivery trucks, and boats may have an overall length of 65 feet. Imposes a maximum semitrailer length limit of 45 feet. Increases the maximum axle weight from 18,000 pounds to 20,000 pounds and the maximum tandem axle weight from 32,000 pounds to 34,000 pounds. Takes effect upon publication.

H.F. 2453

See Law Enforcement. Relates to penalties for a driver of a motor vehicle who eludes or attempts to elude a marked law enforcement vehicle.

<u>H.F.</u> 2479

By Committee on Transportation. Provides a mechanism for the owners of fleets of commercial vehicles who register proportionally to make a lump sum payment to the state department of transportation. The department places the fees collected for other states into a special fund known as the "reciprocity fund" and at least monthly disburses fees collected to the appropriate states. Any interest earned on the fund is credited to the road use tax fund. The Act also allows the department to set the fees for reciprocity registration plates, stickers and other identification devices, duplicate registration receipts, and duplicate cab cards based on the actual costs of procurement, administration and mailing. Takes effect July 1, 1980.

<u>S.F. 278</u>

By Committee on Transportation. Provides that the county treasurer in a county with a population of 200,000 or more may refuse vehicle registration renewal to the owner of a vehicle if there is an arrest warrant outstanding for violations of the state vehicle laws or certain local traffic ordinances. The provision is optional in other counties and may become effective upon adoption of a resolution by the board of supervisors. Provides that applicants for a motor vehicle operator's license under 70 years of age shall be issued a four-year license. Adopts the nonresident violators compact which provides that a nonresident receiving a traffic citation in a party state must fulfill the terms of the citation or face the possibility of license suspension in the motorist's home state until the terms of the citation are met. Imposes speeding fines of \$10 for speeding five or less miles per hour over the posted limits, from six to ten miles per hour over the posted the fine is \$20, from 11 to 15 miles per hour over the limits posted limits the fine is \$30, from 16 to 20 miles per hour over the posted limits the fine is \$40, and for more than 20 miles per hour over the posted limits the fine is \$40 plus \$2 for each mile

per hour of excessive speed over 20 miles per hour over the posted limits. Takes effect July 1, 1980.

<u>s.F. 2051</u>

By Committee on Transportation. Establishes additional classes of class A motor homes for registration purposes and reduces the registration fee. Also defines as a class A motor home certain buses which have been modified to provide temporary living quarters. Takes effect December 1, 1980.

S.F. 2124

See Local Governments. Relates to notification of the county recorder of the storage of snowmobiles.

S.F. 2272

By Committee on Transportation. Permits indivisible loads and mobile homes up to 75 feet in length to be moved unlimited distances and indivisible loads up to 85 feet in length to be moved up to 50 miles. Allows appropriate authorities to impose special restrictions for movement of larger loads which must be accompanied by an escort. Issuing authority may determine amount and length of bond to cover damages to a highway. Takes effect July 1, 1980.

S.F. 2337

See Insurance. Relates to motor vehicle liability insurance requirements.

S.F. 2361

By Committee on Transportation. Provides for the issuance of special "Prisoner of War", "National Guard", and "Handicapped" registration plates. Abolishes optional three-year vehicle registration plates for trailers except those registered with the state department of transportation for interstate operations. Provides for the issuance of minors' school licenses valid from 6:00 a.m. to 9:00 p.m. upon proof of special needs. Provides that persons under 16 years of age applying for a motorized bicycle license after July 1, 1981 shall successfully complete a motorized bicycle education course prior to the issuance of the license. Also contains technical corrections and miscellaneous provisions relating to license fees for vehicle dealers and transporters, "Intransit" stickers, junking certificates, drag racing, witness fees, headlight requirements for motorcycles and motorized bicycles, peace officer authority relating to motor vehicle inspections, and bonding of motor vehicle dealers. Takes effect July 1, 1980, except sections 2, 14, and 42 which are effective upon publication.

H.F. 673

By Committee on Judiciary and Law Enforcement. Raises the percent of interest on money due on judgments and court decrees from seven percent to ten percent. Takes effect January 1, 1981.

H.F. 2486

See Agriculture. Relates to rate of interest of agricultural production loans by agricultural credit corporations.

H.F. 2492

By Committee on Commerce. Amends or preempts provisions relating to the terms and conditions of certain loans, advances and "pancaking" rate extensions of credit (usury). It restricts increases (having more than one in effect without commerce commission approval) by public utilities and removes the 12 percent ceiling on rate refunds; removes usury limits on a written agreement executed after the publication date of the Act if the transaction is a loan for financing acquisition of real property, a or extension of credit exceeding \$35,000 for constructing loan improvements on real property, a contract for sale of real property, a loan or extension of credit to a corporation or real estate trust or a credit sale of securities, a loan or extension of credit for an agricultural purpose, or a loan or extension of credit exceeding \$35,000 for a personal, family or household purpose (expires July 1, 1983); authorizes points on a purchase-money loan secured by a lien on a single-family or two-family owner-occupied dwelling equal to not more than two percent of principal, except the maximum is one percent if it is a refinancing an assumption (expires July 1, 1983); authorizes investment in \mathbf{or} participation certificates issued by production credit associations, to remove the limitation on investment in installment loans and consumer loans, and to expand personal property leasing authority; increases the maximum interest rate on loans under the industrial loan law from nine percent add-on or discount to ten percent add-on or discount, but this is preempted by the usury limits and point provisions (expires July 1, 1983); permits a finance charge in absence of written agreement on retail sales of goods or services on credit equal to 21 percent per year in closedend transactions, or one and one-half percent per month on the first \$500 of balance and one and one-fourth percent per month on the excess in open-end transactions, but proper disclosures must be made (expires July 1, 1983); extends the period of redemption by a debtor to 36 months if a foreclosure of a mortgage on a one- or two-family owner-occupied dwelling occurring after the effective date results from enforcement of the due-on-sale clause, unless the lender proves impairment of the security interest or the likelihood of repayment (expires July 1, 1983); increases the maximum finance charge to one and three-fourths percent per month on new cars and two percent per month on cars not more than two years old (temporarily supersedes S.F. 2200, 1980 Session); establishes the authority to charge one and three-fourths percent per month on installment sales of mobile homes and modular homes, irrespective of age (expires July 1, 1983); increases the maximum rate of finance charge on installment sales of semitrailers to one and three-

fourths percent per month on new vehicles and two percent per month on vehicles not more than two years old and expands the scope of the section to cover travel trailers (expires July 1, 1983); removes real property purchase money loans secured by first lien from coverage by the consumer credit code (expires July 1, 1983); increases the maximum finance charge on closed-end consumer loans and consumer credit sales from 15 percent to 21 percent per year (expires July 1, 1983); regulates pre-existing adjustable rate loans (repealed by S.F. 2375, 1980 Session); removes agricultural purpose loans and credit from coverage by the consumer credit code effective July 1, 1980; authorizes state savings and loan associations to make renegotiable-rate mortgage loans on one-family to four-family dwellings, if and to the extent federal institutions are permitted to do so; and overrides provisions of the federal law, which suspended state usury laws and related provisions with the effect that state laws are appliable after the effective date. Takes effect upon publication.

<u>S.F.</u> 468

By Committee on Judiciary. Requires that lenders who loan money to a contract purchaser and receive assignments of the purchaser's contract rights as collateral security receive notice of an intended forfeiture by the contract seller and be given the opportunity to correct the contract purchaser's default. Takes effect January 1, 1981.

<u>S.F. 500</u>

See Financial Institutions. Relates to temporary interest rates.

<u>S.F.</u> 2200

By Committee on Commerce. Increases the maximum permissible interest rate in retail automobile installment sales contracts involving the sale of a new car from one and one-fourth percent per month to one and one-half percent per month. Takes effect upon publication. Temporarily superseded by H.F. 2492, 1980 Session.

S.F. 2282

By Committee on Commerce. Amends the laws of this state which govern the rates of interest payable on bonds, warrants, pledge orders, anticipatory warrants, and other obligations issued by governmental agencies (but not including the Iowa housing finance authority). The Act substantially amends the chapter of the Code relating to public warrants (Ch. 74) and creates a new chapter of the Code (Ch. 74A), which two chapters will establish or regulate all interest rate provisions. Substantively, the Act removes all interest rate limitations and leaves the rate of interest to the discretion of the issuing agency. A committee of state government officials is established to issue guideline rates, but these are not binding. However, the committee does establish the interest rate payable on warrants not paid for want of funds, and the maximum rate which may be charged on unpaid installments of special assessments. The Act supersedes the provisions of S.F. 500, also enacted during the 1980 Session. Takes effect upon publication.

S.F. 2375

By Hultman and Junkins. Amends H.F. 2492 (usury) to strike the repeal of a section which limits maximum interest rate on

adjustable rate agreements signed prior to August 3, 1978, and adds new language restricting adjustable-rate agreements signed either prior to August 3, 1978, or after August 3, 1978 and before July 1, 1979, with exception for certain balloon loans. Takes effect upon publication, but retroactive to effective date of H.F. 2492.

FINAL SECTIONS AMENDED OR REPEALED SECOND SESSION, 68TH G. A. June 3, 1980

2, Chapter	7-1-80	Add new sections	SF 2269
2.32	1-1-81	Amended	SF 2301
2.32	P.C.	Amended	SF 2098(a)
2.43, unnum. para. l	7-1-80	Amended	HF 2580
2.45, sub. 2	1-12-81	Amended	HF 2464
2.46	7-1-80	Add new subsections	HF 2464
2.54	7-1-80	Repealed	HF 2464
4.1, sub. 6	7-1-80	Amended	SF 2320
8.4	1-1-81	Amended	SF 2301
8.6, sub. 9	1-1-81	Amended	SF 185
12, Chapter	7-1-80	Add new section	HF 2598
		Add new section	
14.10, sub. 4	7-1-80	Amended	SF 2320
16.8, as amended by Acts			
of the 68th G.A.,			
Ch. 9, sec. 9	7-1-80	Amended	HF 2580
17A.13, sub. 1	7-1-80	Amended	SF 2320
18, Chapter, Division V			HF 2580
18.2	1-1-81	Amended	SF 2301
		Amended	SF 2320(b)
18.97, unnum. para. 1	7-1-80	Amended	HF 687(b)
19.8, as amended by Acts			
of the 68th G.A., Ch. 24,			
sec. 1	P.C.	Amended	SF 2282
19A.6, sub. 2	1-1-81	Amended	SF 2301
19A.9, sub. 7	1-1-81	Amended	HF 690
20.5, sub. 1, as amended			
by Acts of the 68th			
G.A, Ch. 2,			
sec. 9	1-1-81	Amended	SF 2301
20.5, sub. 2, as amended			
by Acts of the 68th			
G.A., Ch. 2,			
		Amended	SF 2301
	P.C.		HF 2072
24.24	7-1-80	Amended	HF 687
24.37, sub. 8	7-1-80	Amended	SF 2320
24.48, as amended by Acts			
of the 68th G.A., Ch. 25,			
sec. 1	P.C.	Add new unnum. paras.	
25A.2, sub. 1	7-1-80	Amended	HF 2461
27A.2	1-1-81	Amended	SF 2301
28.3	1-1-81	Amended	SF 2301
28F.8	P.C.	Amended	SF 2282

29A, Chapter	7-1-80	Add new sections	HF 2518
29A.1, sub. 2	7-1-80		HF 2518
29A.1, sub. 3	7-1-80		HF 2518
29A.1, sub. 4	7-1-80		HF 2518
29A.1, sub. 5	7-1-80		HF 2518
29A.1, sub. 6	7-1-80		HF 2518
29A.1, sub. 7	7-1-80		HF 2518
29A.7	7-1-80		HF 2518
	7-1-80		HF 2518
29A.9			
294.9	7-1-80		
29A.10	7-1-80	— — — — — — — — — — — — — — — — — — — —	
29A.11	7-1-80		HF 2518(b)
29A.11	1-1-81		SF 2301(b)
29A.12	7-1-80		HF 2518
29A.13	7-1-80		HF 2518
29A.15	7-1-80		HF 2518
29A.16	7-1-80		HF 2518
29A.17	7-1-80	Amended	HF 2518
29A.18	7-1-80	Amended	HF 2518
29A.19	7-1-80	Amended	HF 2518
29A.23	7-1-80	Amended	HF 2518
	7-1-80	Amended	HF 2518
	7-1-80		HF 2518
29A.27, unnum. para. 6	7-1-80		HF 2518
29A.33	7-1-80		HF 2518
29A.34	7-1-80		HF 2518
29A.37, unnum. para. 1	7-1-80		HF 2518
29A.48	7-1-80		HF 2518
			HF 2518
294.51	7-1-80		HF 2518
294.54	7-1-80		
29A.57, unnum. para. 1 29A.57, unnum. para. 8	7-1-80		HF 2518
29A.57, unnum. para. 8	7-1-80		HF 2518
29A.57, unnum. para. 9	7-1-80		HF 2518
29A.61, unnum. para. 2	7-1-80		HF 2518
29A.66	7-1-80	Amended	HF 2518
29C.20, sub. 1, as amended by			
Acts of the 68th G.A.,			
Ch. 3, sec. 15	7-1-80	Amended	SF 2371
29C.20, sub. 2, as amended by			
Acts of the 68th G.A.,			
Ch. 3, sec. 15	7-1-80	Amended	SF 2371
29C.20 as amended by Acts			
of the 68th G.A.,			
Ch. 3, sec. 15	7-1-80	New sub. repealed	SF 2371
35.2	7-1-80		SF 2126
35.3	7-1-80		SF 2126
35.4	7-1-80	- L	SF 2126
35.5	7-1-80	-	SF 2126
35.6	7-1-80 7-1 - 80		SF 2126
	7-1-80		SF 2126
35A.6, sub. 8			SF 2120 SF 2282
37.6	P.C.	Amended	9£ 7707
37.28, as amended by Acts			
of the 68th G.A., Ch.	.		00 0000
24, sec. 2	P.C.	Amended	SF 2282

43.5	7-1-80		HF 687
46.1	1-1-81		SF 2301
46.16	1-1-81	Amended	HF 54
46.16, unnum. para. 2	7-1-80	Amended	HF 687
46.20	1-1-81	Amended	HF 54
47.4	P.C.	Amended	SF 2235
53.37	P.C.	Add new subsection	SF 2235
53.49, unnum. para. 2	P.C.		SF 2235
56.6, sub. 3, para. b,			
unnum. para. 1	7-1-80	Amended	HF 687
56.9, sub. 1	1-1-81		SF 2301
64.8	7-1-80		SF 2320
64.9			SF 2320
68A.7	P.C.		
68B, Chapter	7-1-80		
68B.2	7-1-80		
68B.2, sub. 4	1-1-81		SF 205
68B.5		Amended	HF 687
69, Chapter	1-1-81		
69.8, sub. 3	7-1-80		HF 687
74.1	P.C.		SF 2282
	F.C.	truettaea	5F 2202
74.2, as amended by Acts			
of the 68th G.A., Ch.	D <i>G</i>		er 2000
24, sec. 3	P.C.		SF 2282
74.3	P.C.		SF 2282
74.4	P.C.	Amended	SF 2282
74.5	P.C.	Amended	SF 2282
74.6	P.C.		SF 2282
74.7	P.C.		SF 2282
74.8	P.C.	Repealed	SF 2282
75.11	P.C.	Repealed	SF 2282
75.12	P.C.	Repealed	SF 2282
78.1, sub. 5	7-1-80		HF 687
79.3	7-1-80		HF 687
80.2	1-1-81	Amended	SF 2301
80B.6, unnum. para. 1			
as amended by Acts of			
the 68th G.A., Ch. 28,			
sec. 1		Amended	SF 2301
800.6		Amended	SF 2301
81, Chapter		Repealed	SF 2361
81.12		Amended	HF 687
85.3, sub. 2		Amended	SF 359
85.20		Amended	SF 359
85.22, unnum. para. 1		Amended	SF 359
85.26, sub. 1		Amended	SF 359
85.26, sub. 2		Amended	SF 359
85.26, sub. 3	1-1-81	Amended	SF 359
85.27, unnum. para. 1 as			
amended by Acts of the			
68th G.A., Ch. 31,			
secs. 1 & 2		Amended	SF 2320
85.34, sub. 2, para. r	1-1-81	Amended	SF 359
85.34, sub. 3, unnum. para. 2	1-1-81	Amended	SF 359

85.35, unnum. para. 1 85.35, sub. 7, unnum. para. 2 85.36, sub. 10, para. а 85.38, sub. 2 85.49, unnum. para. 1 85.61 86.1 88.10, sub. 1 88.10, sub. 2 91.2 91.3 93.2, sub. 1, para. c 93.3 93.7, sub. 10 93.8 93.8 93.8, unnum. para. 2 96.6, sub. 4, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 33, secs. 13 & 14 96.7, sub. 8, as amended by Acts of the 68th G.A., Ch. 33, sec. 15 through 22 96.10 96.11, sub. 5, para. a, as amended by Acts of the 68th G.A., Ch. 33, secs. 23 & 24 97.51 97A.4 97A.6, sub. 4, as amended by Acts of the 68th G.A., Ch. 34, secs. 2 & 3 and Ch. 35, sec. 2 97A.6, sub. 6, as amended by Acts of the 68th G.A., Ch. 34, secs. 2 & 3 and Ch. 35, sec. 2 97A.6, sub. 14, para. a, unnum. para. 1 as amended by Acts of the 68th G.A., Ch. 34, secs. 2 & 3, and Ch. 35, sec. 2 97A.15, sub. 2 97A.15, sub. 5 97A.15, sub. 7 97B.8 97B.41, as amended by Acts of the 68th G.A., Ch. 34, sec. 5 97B.41, sub. 3, para. a, as amended by Acts of the

1-1-81 1-1-81 7-1-80 1-1-81 1-1-80 7-1-80 7-1-80 7-1-80 7-1-80	Amended Amended Amended Amended Amended Add new subsection Amended Amended Amended Amended Amended Amended Amended Amended Add new subsection Add new unnum. para. Amended	SF 359 SF 359 HF 2443 SF 359 SF 359 HF 2443 SF 2301 SF 2301 SF 2301 SF 2301 SF 2301 SF 2301 SF 2301 SF 2301 SF 2320 HF 2596 HF 2596 HF 2596
1-1-81	Amended	SF 2301
P.C. 1-1-81	Add new para. Amend e d	SF 2274 SF 2301
1-1-81 7-1-80 7-1-80	Amended Add new subsection Add new unnum. para.	SF 2301 HF 2598 HF 2598
7-1-80	Amended	HF 2598
7-1 - 80	Amended	HF 2598
7-1-80 7-1-80 7-1-80 7-1-80 1-1-81	Amended Add new para. Amended Amended Amended	HF 2598 HF 2598 HF 2598 HF 2598 SF 2301
7-1-80	Add new subsection	HF 2598

	68th G.A., Ch. 34, sec. 5 97B.41, sub. 3, para. b, subpara. 2, as amended by	7-1-80	Amended	HF 2598
	Acts of the 68th G.A., Ch. 34, sec. 5 97B.41, sub. 3, para. b, as amended by Acts of the	7-1-80	Amended	HF 2598
	68th G.A., Ch. 34, sec. 5 97B.41, sub. 11, as amended by Acts of the 68th G.A.,	7-1-80	Add new subparagraph	HF 2598
	Ch. 34, sec. 5 97B.43, unnum. para. 2, as amended by Acts of the 68th	7-1-80	Amended	HF 2598
	G.A., Ch. 34, sec. 6 97B.46, sub. 1, as amended by Acts of the 68th G.A.,	7-1-80	Amended	HF 2598
	Ch. 35, sec. 4, para. 1 97B.49, as amended by Acts of the 68th G.A., Ch.	7-1-80	Amended	SF 2320
	34, secs. 7, 8 & 9 97B.49, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 34,	7-1-80	Add new subsection	HF 2598
	secs. 7, 8 & 9 97B.49, sub. 1, as amended by Acts of the 68th G.A.,	7-1-80	Amended	HF 2598
	Ch. 34, secs. 7, 8, & 9 97B.49, sub. 5, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 34,	7-1-80	Amended	HF 2598
	secs. 7, 8 & 9	7-1-80	Amendeđ	HF 2598
	97B.49, sub. 6, unnum. para. 1	7-1-80	Amended	HF 687
	97B.49, sub. 7, as amended by Acts of the 68th G.A.,			
	Ch. 34, secs. 7, 8 & 9 97B.49, sub. 8, para. a as amended by Acts of the 68th G.A., Ch. 34,	7-1-80	Amended	HF 2598
	secs. 7, 8 & 9 97B.50, sub. 1, as amended by Acts of the 68th G.A.,	7-1-80	Amended	HF 2598
	Ch. 34, sec. 10	7-1-80	Amended	HF 2598
	97B.51, sub. 1	7-1-80	Amended	HF 2598
	97B.53, sub. 2	7-1-80	Amended	HF 2598
	97B.59	7-1-80	Amended	HF 2598
VETOED	97B.67	7-1-80	Add new subsection	
	97B.70, unnum. para. 1 97B.73, as amended by Acts of the 68th G.A., Ch. 34,	7-1-80	Amended	SF 2320
	sec. 11	7-1-80	Amended	HF 2598
	97C.11	7-1-80	Amended	HF 2598
	98.1, sub. 5	7-1-80	Amended	SF 2368
	98.8, sub. 4	7-1-80		SF 2368
	98.9	7-1-80	Amended	SF 2368

98.11	7-1-80	Amended	SF 2368
98.12	7-1-80	Amended	SF 2368
98.13, sub. 2	7-1-80		SF 2368
98.13, sub. 3	7-1-80		SF 2368
98.13, sub. 10	7-1-80		SF 2368
98.14	7-1-80		SF 2368
98.15, sub. 1	7-1-80	Amended	SF 2368
98.17, sub. 2	7-1-80	Amended	SF 2368
98.17, sub. 4	7-1-80	Amended	SF 2368
98.18	7-1-80	Amended	SF 2368
98.22	7-1-80	Amended	SF 2368
98.23, sub. 1	7-1-80	Amended	SF 2368
98.23, sub. 2	7-1-80	Amended	SF 2368
98.28	7-1-80	Amended	SF 2368
98.31	7-1-80	Amended	SF 2368
98.32, sub. 1	7-1-80	Amended	SF 2368
98.33	7-1-80	Amended	SF 2368
98.36, sub. 1	7-1-80	Amended	SF 2368
98.36, sub. 6	7-1-80	Amended	SF 2368
98.37	7-1-80		SF 2368
98.40	7-1-80		HF 2163
98.41	7-1-80	F	HF 2163
	7-1-80		SF 2320
99B.18, unnum. para. 2	7-1-80	Amended	HF 2481
106.5, sub. 1, unnum. para. 2		Amended	SF 2125
	7-1-80	Amended	HF 687
106.30	P.C.	Amended	SF 2125
106.53	1-1-81	• • •	HF 717
107, Chapter	1-1-81		SF 2301
107.2	1-1-81	Repealed	SF 2301
107.3	1 - 1 - 81	-	SF 2301
107.4		Add new subsection	
107.24	7-1-80	Amended	SF 121
109.42	1-1-81		SF 121
109.48, unnum. para. 3	1-1-81		HF 700
VETOED 110, Chapter	7-1-80		HF 700
VETOED 110.6	7-1-80	Amended	HF 687
110.21, unnum. para. 1	7-1-80		HF 700
VETOED 110.24, unnum. para. 8	7-1-80	Amended	HF 687
110.25, unnum. para. 2	7-1-80	Stricken	HL (0)
111A.4, sub. 2, as amended			
by Acts of the 68th G.A.,			
ch. 39, sec. 1	7-1-80	Amended	HF 2305
111A.4, sub. 3, as amended			
by Acts of the 68th G.A.,			
Ch. 39, sec. l	7-1-80	Amended	HF 2305
111A.6, unnum. para. 2	P.C.	Amended	SF 2282
114.3	1-1-81	-	SF 2301
114.4	1-1-81		SF 2301
114.18	1-1-81		SF 2070
116.3, sub. 1	1-1-81		SF 2301
116.12	1-1-81		SF 2070
116.20, sub. 1		Amended	SF 2070
117.8	1-1-81	Amended	SF 2301
117.27	1-1-81	Amended	SF 2070

117.28 117.29, unnum. para. 2 117.33 118.1 118.10 118A.3 118A.13 120.3, sub. 1 120.8, sub. 4 120.9 123, Chapter 123.3, sub. 6 123.3, sub. 7 123.3, sub. 8 123.3, sub. 8 123.3, sub. 9 123.6 123.7 123.20, sub. 8 123.24, unnum. para. l 123.24, unnum. para. 2 123.26 123.27 123.30, sub. 3, para. a 123.30, sub. 3, para. b 123.30, sub. 3, para. c 123.30, sub. 3, para. c 123.36, sub. 7 123.36 123.41 123.49, sub. 2, para. d 123.53, sub. 1 123.56 123.91, sub. 3 123.92 123.96, sub. 1 123.96, sub. 2 123.124 123.145 123.150, unnum. para. 1 125, Chapter 125.8 125.44 125.44, unnum. para. 1 125.48 127.6 135.2, as amended by S.F. 2301, 1980 Session, sec. 36 135.2 135.4 135.5 135.62, sub. 2, para. b 135C, Chapter

1-1-81	Amended	SF 2070
1-1-81	Amended	SF 2070
1-1-81	Amended	SF 2070
1-1-81	Amended	SF 2301
1-1-81	Amended	SF 2070
1-1-81	Amended	SF 2301
1-1-81	Amended	SF 2070
1-1-81	Amended	SF 2301
1-1-81	Amended	SF 2070
1-1-81	Amended	SF 2070
7-1-80	Add new sections	HF 2580
P.C.	Amended	SF 439
P.C.	Amended	SF 439
P.C.	Amended	SF 2343(b)
P.C.	Amended	SF 439(b)
P.C.	Amended	SF 439
1-1-81	Amended	SF 2301
1-1-81	Amended	SF 2301
7-1-80	Amended	HF 687
7-1-80	Amended	HF 357
7-1-80	Amended	HF 357
7-1-80	Amended	HF 2529
7-1-80	Amended	HF 2529(b)
7-1-80	Amended	SF 2197(b)
7-1-80	Amended	SF 2197
7-1-80		SF 2197
	Add new subsection	
P.C.	Amended	SF 2343
7-1-80	Amended	HF 2529
7-1-80	Amended	HF 2529
7-1-80	Amended	HF 2529
7-1-80	Amended	HF 687
1-1-81	Amended	SF 2154
7-1-80	Amended	HF 2529
7-1-80	Amended	HF 2529
P.C.	Amended	SF 439
P.C.	Amended	SF 439
7-1-80	Amended	HF 687
7-1-80	Add new section	HF 2584
1-1-81	Amended	SF 2301
7-1-80	Add new subsections	HF 2584
7-1-80	Amended	HF 2584
7-1-80	Repealed	HF 2584
7-1-80	Amended	SF 2320
	-	
7-1-80	Amended	SF 2320
1-1-81	Amended	SF 2301(d)
1-1-81	Repealed	SF 2301
1-1-81	Repealed	SF 2301
1-1-81	Amended	SF 2301
7 - 1-80	Add new section	SF 431
		an 1 an

135C.11, sub. 2	7-1-80	Amended	SF 431
135C.12	7-1-80	Amended	SF 431
135C.19, sub. 1	7-1-80	Amended	SF 431
135C.25	7-1-80	Amended	SF 2320
135C.37	7-1-80	Amended	SF 431
135C.38, sub. 2	7-1-80		SF 431
135D.27	7-1-80	*	SF 2361
135E.2, unnum. para. 1	1-1-81	Amended	SF 2301
135E.2, unnum. para. 5	1-1-81		SF 2301
135E.5	1-1-81		SF 2070
135E.10	1-1-81		SF 2070
142A.7, sub. 2	7-1-80		HF 687
144.24	7-1-80		SF 2114
145A.17	P.C.		SF 2282
147.1, sub. 2	1-1-81	Amended	SF 97
147.1, sub. 3	1-1-81	Amended	SF 97
147.2	1-1-81	Amended	SF 97
147.3	1-1-81		SF 97
147.10	1-1-81	Amended	SF 2070
147.12	1-1-81	Amended	SF 2301
147.13	1-1-81		SF 97
147.14	1-1-81	Add new subsection	
147.14, sub. 1	1-1-81	Amended	SF 97
147.19	1-1-81	Amended	SF 2301
147.25, unnum. para. 4	1-1-81	Amended	SF 97
147.80	1-1-81	Add new subsections	SF 97
147.80, unnum. para. 1	1-1-81	Amended	SF 2070
147.80, sub. 7	1-1-81	Amended	SF 97
147.80, sub. 12	1-1-81	Amended	SF 2070
147.100	1-1-81	Amended	SF 2070
147A.6, sub. 2	1-1-81	Amended	SF 2070
148.5	1-1-81	Amended	SF 2070
148.10, unnum. para. 2	1-1-81	Amended	SF 2070
150A.9	1-1-81	Amended	SF 2070
153.22	1-1-81	Amended	SF 2070
154.6	1-1-81	Amended	SF 2070
154.7	1-1-81	Amended	SF 2070
154A.2, unnum. para. l	1-1-81	Amended	SF 2301
154A.3	1-1-81	Amended	SF 2301
154.15	1-1-81	Amended	SF 2070
155.12, unnum. para. 1	1-1-81	Amended	SF 2070
155.12, unnum. para. 2	1-1-81	Amended	SF 2070
156.13	7-1-80	Amended	HF 687
155.13, unnum. para. 1	1-1-81	Amended	SF 2070
159.11	7-1-80		HF 2597
159.12	7-1-80	Amended	HF 2597
169.5, sub. 1	1-1-81		SF 2301
169.5, sub. 2	1-1-81	Amended	SF 2301
	1-1-81		SF 2070
172C.1, sub. 8, para. b	7-1-80		SF 2267
172D.3, sub. 2, para. b,			
unnum. para. 1	1-1-81	Amended	SF 205
172D.3, sub. 2, para. c	1-1-81	Amended	SF 205
174.10	7-1-80	Amended	HF 2476

174.11 174.13 185, Chapter 185.1 185.1, sub. 9 185.1, sub. 11 185.10 185.13, sub. 4 185.21 185.23 185.24 185.26 185.27 185.29 185.32 185.33 185C.1 185C.1, sub. 9 185C.1, sub. 11 185C.10 185C.13, sub. 4 185C.21, as amended by Acts of the 68th G.A., Ch. 49, sec. 1 185C.23 185C.26 185C.27 185C.32 185C.33 188.25 188.48, sub. 5 188.50 193.6 196.1 196.1, sub. 2 196.1, sub. 2 196.1, sub. 5 196.1, sub. 7 196.2 196.3 196.4 unnum. para. 1 196.5 196.8 196.9 200.5 202.5 202.6, as amended by Acts of the 68th G.A., Ch. 24, sec. 4 204.101, sub. 17, para. d 204.206, sub. 5, para. đ 204.206, sub. 6 204.409, sub. 2 204.410 204.410 206, Chapter

 7-1-80
 Amended
 HF 2476

 7-1-80
 Amended
 HF 2476

 7-1-80
 Add new section
 SF 2238

 7-1-80
 Add new subsection
 SF 2238

 7-1-80
 Add new subsection
 SF 2238
 HF 2476 7-1-80 Amended 7-1-80 Amended 7-1-80 Amended 7-1-80 Amended 7-1-80 SF 2238 SF 2238 SF 2238 7-1-80 Amended SF 2238 7-1-80 Amended 7-1-80 Amended SF 2238 SF 2238 SF 2238 7-1-80Amended7-1-80Amended7-1-80Amended7-1-80Amended7-1-80Amended7-1-80Amended7-1-80Amended7-1-80Amended7-1-80Amended SF 2238 SF 2238 SF 2238 SF 2238 SF 2238 SF 2238 7-1-80 Add new subsection SF 2183 SF 2183 7-1-80 Amended 7-1-80 Amended 7-1-80 Amended SF 2183 SF 2183 Amended SF 2183 7-1-80

 7-1-80
 Amended

 SF 2183 **HF 6**87 SF 2320 7-1-80 Amended SF 2320 7-1-80 Amended 7-1-80 Amended HF 687 7-1-80 Add new subsection HF 225 HF 225 7-1-80 Amended Amended Amended 7-1-80 HF 225 HF 225 7-1-80 HF 225 7-1-80 Amended 7-1-80 Amended HF 225 7-1-80 Amended 7-1-80 Amended 7-1-80 Amended 7-1-80 Amended HF 225 HF 225 HF 225 HF 225 7-1-80 Amended 1-1-81 Add new subsection SF 205 SF 2282 Amended P.C. P.C. Amended SF 2282 7-1-80 HF 687 Amended 7-1-80 Amended HF 687 HF 687 7-1-80 Amended
 7-1-80
 Amended
 HF 687

 7-1-80
 Amended
 HF 2584

 1-1-81
 Amended
 SF 2070

 1-1-81
 Add new sections
 SF 205

206.2, sub. 23	1-1-81	Amended		\mathbf{SF}	205
_					
subpara. 5	1-1-81	Amended		SF	205
206.14	1-1-81	Add new	subsection	SF	205
206.19	1-1-81	Amended		SF	205
206.19	7-1-80	Amended		\mathbf{SF}	2320(e)
214, Chapter	1=1-81	Add new	section		446
214, Chapter	7-1-80	Add new	subsection section sections		
	Repealed	1-1-85		\mathbf{SF}	446
214.1	7-1-80	Add new	subsections		
				SF	446
215, Chapter	1-1-81	Add new	sections		446
215.1	1-1-81	Amended			446
215.10	1-1-81	Amended			446
215.14	1-1-81	Amended			446
215.19	7-1-81				446
215A.3	1-1-81	Amended			446
217.2	1_1_01	Amended			2301
217.5	1_1_01	Amended			2301
$\Delta \perp / \cdot \Im$		Amended			2277
217.14, unnum. para. 2	7 1 00	Adenceo	apation		2490
218, Chapter	1 1 03	Add new	Section		744 744
218.1, sub. 8	1-1-81	Amended			
218.1, sub. 9	1-1-81	Amended			744 744
218.3, sub. 1	1-1-81	Amended			744
218.9, unnum. para. 3	1-1-81	Amendea			744
218.10	P.C.	Amended			2285
218.14	7-1-80	Amended			2245
218.60	7-1-80	Amended			687
218.91	1-1-81	Amended			744
218.94	1-1-81	Amended			87
219.9	7-1-80	Amended			2245
					2410
220.1, sub. 20	P.C. 1-1-81 1-1-81	Amended			2410
220.2, sub. 1	1-1-81	Amended			2301
220.2, sub. 2	1-1-81	Amended			2301
220.2, sub. 3	P.C.	Amended			2410
220.6, sub. 1	1-1-81	Amended			2301
220.10, sub. 1	7-1-80	Amended			2243
220.11	7-1-80	Amended			2243
220.18, sub. 2, unnum. para. 1	7-1-80	Amended		SF	2320
220.24	P.C.	Amended		\mathbf{HF}	2410
220.26, sub. 1	P.C.	Amended		\mathbf{HF}	2410
220.35, sub. 1	P.C.	Add new	unnum. para.	\mathbf{HF}	2410
225B.3, sub. 1	1-1-81	Amended	_	\mathbf{SF}	2301
229.1, sub. 6	1-1-81	Amended		SF	2102
229.2, sub. 1	1-1-81	Amended		\mathbf{SF}	2102
229.4, sub. 1	1-1-81	Amended			2102
	1-1-81	Amended			2102
	7-1-80	Amended			687
229.10, sub. 1, unnum. para. 1		Amended			2102
	1-1-81	Amended			2102
229.13		Amended			2102
229.19	1-1-81	Amended			2102
229.20	1-1-81	Amended			2102
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229.20, sub. 2	7-1-80	Amended	HF 687(f)
229.21, sub. 1	7-1-80	Amended	HF 687(f)
229.21, sub. 1 as amended			
by sec. 30 of H.F. 687			
1980 Session	1-1-81	Amended	SF 2102
229.25	1-1-81	Amended	SF 2102
229.27, sub. 1	7-1-80	Amended	SF 2320(b)
229.27, sub. 1 229.27, sub. 1	1-1-81	Amended	SF 437(b)
229.39, sub. 2	7-1-80		SF 2320
229.52, sub. 3		Amended	HF 2584
230.20, sub. 5, as amended			
by Acts of the 68th G.A.			
Ch. 55, sec. 1	7-1-80	Amended	SF 2320
230.20, sub. 5			HF 687(g)
231.3, unnum. para. 1	1-1-81	Amended	HF 54
232.22, sub. 1, para. c as			
amended by Acts of the			
	7-1-80	Amended	SF 2320
232.52, sub. 2, para. e as			
amended by Acts of the			
68th G.A., Ch. 56, sec. 9	7-1-80	Amended	SF 2320
232.127, sub. 8		Amended	SF 2320
234.15	7-1-80	Repealed	SF 2243
234.16	7-1-80	Repealed	SF 2243
234.17	7-1-80		SF 2243
	7-1-80		SF 2243
234.19	7-1-80		SF 2243
	7-1-80		SF 2243
	7-1-80		HF 687
	1-1-81		SF 432
	7-1-80	Add new subsection	
237A.12, sub. 1	7-1-80	Amended	HF 2533
		Amended	HF 2580
	7-1-80	Stricken	HF 2580
242.1		Amended	HF 744
242.6		Amended	HF 744
242.15, unnum. para. 1	1-1-81	Amended	HF 744
244.15	7-1-80	Amended	SF 2320
245.5	1-1-81	Amended	HF 744
245.10	1-1-81	Amended	HF 744
245.11	1-1-81	Amended	HF 744
246.6	7-1-80	Repealed	HF 2245
246.7	7-1-80	Repealed	HF 2245
246.16	7-1-80	Amended	SF 2320
246.45	7-1-80	Amended	SF 2320
249A.6, sub. 2, para. c	7-1-80	Amended	HF 402
249B.5	1-1-81	Amended	SF 2301
249B.8	7-1-80	Amended	SF 2320
252.43, unnum. para. 3	7-1-80	Amended	HF 2580
252B.5	7-1-80	Add new subsection	HF 2554
252B.7, para. a	7-1-80	Amended	HF 687
252B.7, para. b	7-1-80	Amended	HF 687
252B.7, para. c	7-1-80	Amended	HF 687
252B.7, para. d	7-1-80	Amended	HF 687
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257.1	1-1-81	Amended	SF 2301
257.3	1-1-81	Amended	SF 2301
257.4	1-1-81	Amended	SF 2301
257.1 257.3 257.4 257.18, sub. 17 257.25, sub. 3 257.25, sub. 4 257.25, sub. 6, para. a 257.25, sub. 6, para. f 257.25, sub. 6, para. g 257.26, sub. 2	1-1-81	Amended	SF 185
257 25 sub 3	7-1-80	Amended	SF 2425
257.25, sub. 3	7-1-80	Amended	SF 2425
257,257 aub 6 mara a	7-1-80	Amended	SF 2425
257.25, sub. 6, para. a 257.25 sub. 6 mara f	7-1-80	Amended	SF 2425
257.25, Sub. 6, para. 1	7-1-80	Amerided	SF 2425
257.25, sub. 6, para. g	7-1-00	Amended	SF 2130
257.26, sub. 2 258.9	7-1-80	Amended	HF 471
258.9	7-1-00	Add now name	SE 382
258A.1, sub. 1	1-1-01	Add new para.	SF 302 SF 97
258A.1, sub. 1, para. r	1-1-81	Amended	SE 2320
258A.1, sub. 1, para. w	7-1-80		SF 2320 CF 3070
258A.3, sub. 1, para.]	1-1-81	Amended	SF 20/0
258A.3, sub. 2, para. a	7-1-80	Amended	SF Z Z U(D)
258A.3, sub. 2, para. a	1-1-81	Amended	SF 382(D)
258A.3, sub. 2, para. a	1-1-81	Amended	SF 97(b)
258.9 258A.1, sub. 1 258A.1, sub. 1, para. r 258A.1, sub. 1, para. w 258A.3, sub. 1, para. j 258A.3, sub. 2, para. a 258A.3, sub. 2, para. a 258A.3, sub. 2, para. a 258A.4, sub. 2, para. a 258A.4, sub. 1, para. f 258A.4, sub. 1, para. f 258A.4, sub. 1, para. f 258A.6, sub. 1	7-1-80	Amended	SF 2320(b)
258A.4, sub. 1, para. f	1-1-81	Amended	SF 382(b)
258A.4, sub. 1, para. f	1-1-81	Amended	SF 97(b)
258A.6. sub. 1	7-1-80	Amended	SF 2320
260.9, as amended by Acts			
of the 68th G.A., Ch. 58,			
secs. 4 & 5	7-1-80	Amended	SF 2320
261.12, sub. 1, para. a	7-1-80	Amended	HF 687
262.2	1-1-81	Amended	SF 2301
202.2	1-1-81	Repealed	SF 2301
202.3	1-1-81	Amended	SF 2301
	7-1-01	Amended	HF 2580
	7 1 00	Amended	HF 2593
270.9, SUD. 1	7-1-00	Amended	HF 2593
262.2 262.3 262.6 270.1 270.9, sub. 1 270.9, sub. 2	7-1-80	Add new subsection	HF 2551
2/3.2	P.C.	Add new subsection	AF 2001
273.3, sub. 10, as amended			
by Acts of the 68th G.A.,			an 0000
	7-1-80	Amended	SF 2320
273.3, sub. 12, as amended			
by Acts of the 68th G.A.,			
Ch. 60, sec. 1	1-1-81	Amended	HF 2475
273.3, sub. 13, as amended			
by Acts of the 68th G.A.,			
Ch. 60, sec. 1	P.C.	Amended	HF 2551
273.5, sub. 5	7-1-80	Amended	HF 2299(h)
273.5, sub. 5, as amended			
by HF 2299	7-1-80	Amended	HF 2593
273.5, sub. 6	P.C.	Amended	HF 2551
273.8, sub. 1, unnum. para. 2		Amended	HF 2593
274.4		Amended	HF 2340
275, Chapter	7-1-80	-	HF 2340
	, T-AA		
275.12, as amended by Acts			
of the 68th G.A., Ch. 61,	ъс	Add new subsection	HF 2458
sec. 1	P.C.		HF 2458
275.20	P.C.	Amended	HF 687
275.41, sub. 2	7-1-80	Amended	III: 007

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275.41, sub. 5	7-1-80		HF 687
277.2	7-1-80	Amended	HF 2488
278.1, sub. 7, as amended			
by Acts of the 68th G.A.,			
Ch. 61, sec. 4	7-1-80	Amended	HF 2458
279, Chapter	1-1-81	Add new section	SF 247
279.8, unnum. para. 1	7-1-80	Amended	HF 2105
279.37	1-1-81	Amended	SF 426
279.40, unnum. para. 4	7-1-80	Amended	HF 2340
280A, Chapter	7-1-80	Add new section	SF 2002
280A.12, unnum. para. 2	7-1-80		HF 2593
280A.18, sub. 3	7-1-80	Amended	SF 2320
280A.22, unnum. para. 2	P.C.	Amended	SF 2282
280A.23	7-1-80		HF 2138
280A.29	7-1-80	Amended	HF 2593
280A.30	7-1-80	Repealed	HF 2593
282.24, unnum. para. 1			SF 107
285.1, sub. 3	P.C.		HF 2551
285.1, sub. 4		Amended	HF 2551
		Amended	HF 2551
285.1, sub. 17, para. c		Amended	HF 2551
285.10, sub. 7, para. b		Amended	SF 2282
285.14	P.C.		HF 2551
285.16	P.C.		HF 2551
292.1	1-1-81		SF 185
292.2	1-1-81		SF 185
296.1	P.C.		SF 2282
296.3	1-1-81		HF 695
297.5	7-1-80		SF 108
297.7, sub. 3, unnum. para. 1			HF 695
297.7, sub. 3, unnum. para. 2			HF 695
297.8	7-1-80		HF 2521
298.11, unnum. para. 1		Amended	SF 185
298.12		Repealed	SF 185
298.22, unnum. para. 1	P.C.		SF 2282
302.1, sub. 1	1-1-81		SF 185
302.12	P.C.		SF 2282
302.13	1-1-81	Amended	SF 185
303, Chapter	7-1-80		SF 435
303A.21, sub. 2	7-1-80	Amended	HF 18
304.17	7-1-80		SF 2320
304A.3	1-1-81		SF 2301
305.1		Amended	SF 205
305.2		Amended	SF 205
305.4	1-1-81		SF 205
305.7		Amended	SF 205
305.8	1-1-81		SF 205
305.9	1-1-81		SF 205
305.10	1-1-81	·	SF 205
305.11		Amended	SF 205
306.6, sub. 2, unnum. para. 1			HF 2168
307, Chapter			SF 2378
307.3		Amended	SF 2301
307.5	1-1-81	Amended	SF 2301
50715	⊥ <u>+</u> - • ∪ ⊥	- 2m - 19 - 19 - 19 - 19 - 19 - 19 - 19 - 1	an accel

307.10, as amended by Acts of the 68th G.A., Ch. 111, sec. 13 307.12 307.15 307.16 307A.5, unnum. para. 1 307A.5, unnum. para. 2 309, Chapter 309.40 309.42 309.47, sub. 4 309.73, unnum. para. 3 309.81 309.82 310.27, unnum. para. 2 310.36 311.16, unnum. para. 2, as amended by Acts of the 68th G.A., Ch. 68, sec. 1 311.17, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 68, sec. 2 311.28 312.2 312.2 312.2, sub. 6 as amended by H.F. 747, sec. 1 313.5, unnum. para. 1 313.10, sub. 3 314.12 316.1, sub. 9 316.5, sub. 1, para. a 316.9, unnum. para. 1 316.10 321, Chapter 321, Chapter 321, Chapter 321, Chapter 321.1, sub. 1, para. c, as amended by Acts of the 68th G.A., Ch. 70, secs. 1 and 2, Ch. 74, sec. 22 321.1, sub. 1 as amended by H.F. 747, sec. 2, 1980 Session & Acts of the 68th G.A., Ch. 70, secs. 1 & 2 & Ch. 74, sec. 22 321.1, sub. 3, para. b, as amended by Acts of the 68th G.A., Ch. 70, secs. 1 & 2 & Ch. 74, sec. 22 321.1, sub. 53

	1 1 01	Amended		CT	205
	1-1-81	Add new	subsection	SF	
	7-1-80		subsection		
	1-1-81	Amended		SF	
	1-1-81	Amended		SF	
	7-1-80	Amended		\mathbf{HF}	
	7-1-80	Amended		HF	
	7-1-80	Add new	section	HF	2482
	1-1-81	Amended		\mathbf{HF}	2169
	1-1-81	Amended		HF	2169
	P.C.	Amended		SF	
	P.C.	Amended		SF	
	1-1-81	Amended		HF	
	1-1-81	Amended			2279
					2281
	7-1-80	Amended			
	7-1-80	Amended		HF	687
	P.C.	Amended		SF	2282
	P.C.	Amended			2282
	P.C.	Amended		\mathbf{SF}	
	7-1-80	Add new	subsection	\mathbf{HF}	2168
	P.C.	Add new	subsection	\mathbf{HF}	747
	7 1.01	Amended		HF	2580
	7-1-81				
	7-1-81	Amended		HF	
	7-1-80	Amended		HF	
	1-1-81	Amended		SF	89
	7-1-80	Amended		\mathbf{HF}	
	7-1-80	Amended		HF	
	7-1-80	Amended		\mathbf{HF}	
	7-1-80	Amended		\mathbf{HF}	687
	7-1-80	Add new	section	SF	2361
	P.C.	Add new	section		
	Repealed	7-1-83		HF	2492
	7-1-80	Add new	section		278
	7-1-80		section		2453
	/-1-00	Add Hew	Section	111	4177
	P.C.	Stricker	ı	\mathbf{HF}	747
			-		
	P.C.	Add new	paragraph	SF	2361
1					
L Ç					
•	7-1-80	Amended		SF	2361
	7-1-80	Amended		\mathbf{HF}	687

321.1, sub. 69, as amended by Acts of the 68th G.A., Ch. 70, secs. 1 and 2, Ch. 74, sec. 22 E 321.10 321.16 321.19, sub. 2, unnum. para. 1 321.23, sub. 4, as amended by Acts of the 68th G.A., Ch. 71, sec. 1 321.34, as amended by Acts of the 68th G.A., Ch. 71, sec. 3 321.34, sub. 5, as amended by Acts of the 68th G.A., Ch. 71, sec. 3 321.40 321.49, sub. 1 321.50, sub. 4 321.57 321.58 321.89, sub. 3, para. a 321.89, sub. 4 321.109, sub. 2, as amended by Acts of the 68th G.A., Ch. 70, sec. 4 321.121 E Ε 321.122, sub. 1 321.122, sub. 4, as amended by H.F. 747, sec. 6, 1980 Session Ϊ 321.122, sub. 4 1 321.123, sub. 1, unnum. para. 2 321.126, sub. 1 321.126, sub. 2 321.126, sub. 3 321.136 321.137 321.138 321.139 321.140 321.141 321.142 321.143 321.144 321.148 321.174 321.174 321.177, sub. 1 321.180, sub. 1 321.189, sub. 1 321.189, sub. 2, para. a 321.189, sub. 2, para. d

	Stricken	HF 747
P.C.		SF 278
7-1-80	Amended	SF 278 SF 278
7-1-80	Amended	
7-1-80	Amended	SF 2320
7-1-80	Amended	SF 2361
12-1-80	Add new subsections	SF 2361
7-1-80	Amended	SF 2361
7-1-80	Add new unnum. para.	SF 278
7-1-80	Amended	SF 2361
7-1-80	Amended	SF 2361
7-1-80	Add new unnum. para.	SF 2361
7-1-80 7-1-80	Amended	SF 2361
7-1-80	Amended	HF 687
	Amended	SF 2361
/-1-00	Amended	3F 2301
7 1 00	Amended	SF 2361
	Amended	HF 747
P.C.		$\frac{11}{11} \frac{747}{11}$
P.C.	Amended	
P.C.	Amended	SF 2361
	Amended	HF 747(i)
¥.C.	Amended	HP /4/(1)
7-1-80	Amended	SF 2361
7-1-80	Amended	SF 2361
7-1-80	Amended	SF 2361 SF 2361
7-1-80	Amended	SF 2361
7-1-80	Repealed	SF 2361
7-1-80	Amended	HF 687
7-1-80	Amended	SF 278
7-1-80	Add new unnum. para.	SF 278
7-1-80	Amended	SF 2361
7-1-80	Add new unnum. para.	SF 2361
7-1-80	Add new unnum. para.	SF 2361
7-1-80	Amended	SF 2361
7-1-80	Amended	HF 687
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321.189, s	ub. 3	7-1-80	Stricken	SF 278
321.194		7-1-80	Amended	SF 2361
	nnum. para. 1		Amended	SF 278
321.197		7-1-80		SF 278
321.203		7-1-80		SF 278
321.209		7-1-80		
321.210		7-1-80		
		7-1-80		SF 2361
	nnum. para. 7	7-1-80	Amended	SF 2361
321.212		7-1-80	Add new unnum. para.	
321.212, u	nnum. para. 1	7-1-80	Amended Amended Amended Add new unnum. para.	SF 278
321.215, s	ub. 1, para. d	7-1-80	Amended	SF 278
321.218, u	nnum. para. 1	7-1-80	Amended	SF 278
321.233	-	7-1-80	Add new unnum. para.	SF 2361
321.236, s		7-1-80	Add new para.	
	ub. 21, unnum.	/ = 00	rad wan bara.	
para. 6	ab. 21, aman.	7-1-80	Amended	SF 2361
		7 1 00		SF 2361
321.238, 8	ub. 25, para. a	7-1-80		SF 2361 SF 2361
321.2/5	-	7-1-80	Amended	SF 2301
321.281, u	nnum. para. 2	7-1-80	Amended	HF 2584
321.283, s	ub. 3	7-1-80	Amended Amended Amended Amended	HF 2584(b)
321.283, s	ub. 3	7-1-80	Amended	SF 2320(b)
321.285, s [.]	ub. 8, unnum. para. 1	7-1-80	Amended	HF 687
321.286, u	nnum. para. 2	7-1-80	Amended	HF 687
321.317, s	nnum. para. 2 ub. 3 ub. 5	7-1-80	Amended	SF 2361
321.317. s	ub. 5	7-1-80	Amended	SF 2361
321.366		7-1-80	Amended	SF 2361
	ub. 1, unnum. para. 1			HF 2105
321.372. s	ub. 4, unnum. para. 4	7-1-80	Amended	SF 2361
321.386		7-1-80	Amended	
321.409		7-1-80	Amended	SF 2361
321.405		7-1-80	Amended	SF 2361
321.430, s	ub 2	7-1-80	Amended	SF 2361
321.457	up. 2	ъ с Г	Amended Amended Amended Add new subsection Amended Amended Amended	HF 747
321.457, s	ub 2	P.C.	And Hew Subsection	HF 747
321.457, s	ub E	F.C.	Amerided	HF 747
321.457, 5	up. 5	P.C.	Amended	HF 747
321.463		P.C.		HF 747
321.492		7-1-80		SF 2361
321.555, u	nnum. para. 1	7-1-80		SF 278
		7-1-80		SF 278
321.555, s		7-1-80		SF 278
321.560		7-1-80		SF 278
321.561		7-1-80		SF 278
321.561		7-1-80		HF 687(j)
321A.1, su		1-1-81		SF 2337
321A.5, su	b. 3, unnum. para. 1	1-1-81	Amended	SF 2337
321A.15, s		1-1-81	Amended	SF 2337
321A.17, s		7-1-80		SF 278
321A.21. s	ub. 2, para. b			SF 2337
321A.25, s		1-1-81	Amended	SF 2337
	amended by Acts	ana nan tetaka		
	68th G.A., Ch. 73,			
sec. 1		P.C.	Add new unnum. para.	SF 2272
			and the second	

321E.8, sub. 1 as amended by			
Acts of the 68th G.A.,			am 0090
Ch. 73, secs. 2 & 3	7-1-80	Amended	SF 2272
321E.8, sub. 2 as amended by Acts of the 68th G.A.,			
Ch. 73, secs. 2 & 3	7-1-80	Amended	SF 2272
321E.9, as amended by Acts) I 00		
of the 68th G.A., Ch. 73,			
sec. 4	7-1-80	Amended	SF 2272
321E.13	7-1-80	Amended	SF 2272
321E.14	P.C.	•	SF 2272
321E.17	7-1-80	Amended	SF 2272
321E.24	7-1-80	Amended	SF 2272
321E.28, sub. 5, as amended			
by Acts of the 68th G.A., Ch. 73, sec. 5	7-1-80	Stricken	SF 2272
321E.29	7-1-80		SF 2272
321G.4, unnum. para. 2	́Р.С.		SF 2125
		N 3 3	
321H, Chapter	7-1-80	Add new unnum. para. Add new section Amended Amended Amended Amended Amended	SF 2361
322.2, sub. 7	7-1-80	Amended	SF 2361
322.4, sub. 7	7-1-80	Amended	SF 2361
322.6, sub. 9	7-1-80	Amended	SF 2361
322.9, unnum. para. 1	7-1-80	Amended	SF 2361
	P.C.	Amended	SF 2200(k)
322.19, unnum. para. 2 as amended by S.F. 2200,			
1980 Session, sec. 1	P.C.	Amended	
1900 56351011, 560. 1	Repealed		HF 2492
322.19, unnum. para. 3 as	<u>F</u>	· • •	
amended by S.F. 2200,			
1980 Session, sec. 1	P.C.		
	Repealed		HF 2492
324, Chapter			SF 2376
· · · · · · · · · · · · · · · · · · ·			SF 2376
324, Chapter, Div. IV	7-1-80	Add new section	SF 2376
324.2, as amended by Acts of the 68th G.A., Ch. 75,			
sec. 1	7-1-80	Add new subsection	SF 2376
324.3	7-1-80	Add new unnumbered	
		paragraph	SF 2376
324.3, unnum. para. 3	7-1-80	Stricken	HF 2587
324.8	7-1-80	Add new subsections	SF 2376
324.8	7-1-80	Add new unnumbered	
		paragraph	
		6-30-1983	SF 2376
324.8, sub. 4	7-1-80	Amended	SF 2376
324.8, sub. 5	7-1-80 7-1-80	Amended Amended	SF 2376 SF 2376
324.8, sub. 5 324.11, sub. 1	7-1-80 7-1-80 7-1-80	Amended Amended Amended	SF 2376 SF 2376 HF 2587
324.8, sub. 5 324.11, sub. 1 324.18	7-1-80 7-1-80 7-1-80	Amended Amended	SF 2376 SF 2376
324.8, sub. 5 324.11, sub. 1 324.18 324.36, sub. 1, as amended	7-1-80 7-1-80 7-1-80	Amended Amended Amended	SF 2376 SF 2376 HF 2587
<pre>324.8, sub. 5 324.11, sub. 1 324.18 324.36, sub. 1, as amended by Acts of the 68th G.A., Ch. 75, sec. 10</pre>	7-1-80 7-1-80 7-1-80 7-1-80	Amended Amended Amended	SF 2376 SF 2376 HF 2587
<pre>324.8, sub. 5 324.11, sub. 1 324.18 324.36, sub. 1, as amended by Acts of the 68th G.A.,</pre>	7-1-80 7-1-80 7-1-80 7-1-80	Amended Amended Amended Amended	SF 2376 SF 2376 HF 2587 SF 2376

by Acts of the 68th G.A.,			11 0 0507
Ch. 75, sec. 10	7-1-80	Amended	HF 2587
324.38, sub. 5, as amended			
by Acts of the 68th G.A.,			
Ch. 75, sec. 12	7-1-80	Add new lettered	
		para.	HF 2587
324.54, unnum. para. 2	7-1-80	Amended	HF 2587
324.57, sub. 3	7-1-80	Amended	HF 2587
324.65	1-1-81	Amended	SF 2327
324.72, as amended by Acts			
of the 68th G.A.,			
Ch. 76, sec. 3	7-1-80	Amended	HF 2587
324.76	7-1-80	Amended	SF 2320
325.11	7-1-80	Amended	SF 2320
325.11	7-1-80	Amended	HF 687(1)
			HF 687
325.34	7-1-80	Amended	
326.2, sub. 10	7-1-80	Amended	HF 687
326.11, unnum. para. 2	7-1-80	Amended	HF 687
326.18	7-1-80	Amended	HF 687
326.22	7-1-80	Amended	HF 2479
326.29	7-1-80	Amended	HF 2479
326.33	7-1-80	Amended	HF 2479
327D.127	1-1-81	Amended	SF 446
327D.128	1-1-81	Amended	SF 446
327D.129	1-1-81	Amended	SF 446
327D.130	1-1-81	Amended	SF 446
327G.1	7-1-80	Amended	SF 2320
327G.77	7-1-80	Amended	SF 2230
328.24	7-1-81	Amended	HF 2580
330.7, unnum. para. 5	P.C.	Amended	SF 2282
330.14	F.C.	Amended	SF 2282
			SF 2282
330.16, unnum. para. 2	P.C.	Amended	SF 2282
330A.9, sub. 1	P.C.	Amended	
331.22		Amended	SF 2125
331.23	7-1-80	Repealed	SF 2320
332.3, sub. 13, as amended			
by Acts of the 68th G.A.,			
Ch. 39, sec. 2 and Ch. 80,			
sec. 1	1-1-81	Amended	SF 2316
332.10, unnum. para. 2	1-1-81	Stricken	SF 2123
332.44, sub. 8, unnum. para. 2	P.C.	Amended	SF 2282
333.8	1-1-81	Repealed	SF 185
333.15, sub. 1	P.C.	Amended	SF 2125
335.14, sub. 1	P.C.	Amended	SF 2125
336B.2		Amended	SF 2320
337, Chapter	7-1-80	Add new section	HF 2180
337.10	7-1-80	Amended	SF 2320
337.11, sub. 1	P.C.	Amended	SF 2125
337.11, sub. 2	P.C.	Amended	SF 2125
337.11, sub. 3	P.C.		SF 2125
337A.2		Amended	SF 2123
			SF 2320
338.11	7-1-80	Repealed	SF 2520 SF 2122
340.8		Amended	
345.16	P.C.	Amended	SF 2282

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346.3, unnum. para. 1 346.23, unnum. para. 2 346.26, sub. 3 346.27, sub. 14 346A.3, unnum. para. 2 347.5 347.27, unnum. para. 1 347.27, unnum. para. 3 347A.2 347A.7, unnum. para. 1 356A.1 356A.7 357.20 357A.11, sub. 8 357A.11, sub. 8 357B.4 357C.10 358.12 358.21, unnum. para. 4 359.45 362.5, unnum. para. 2 362.5, sub. 4 362.10, as amended by Acts of the 68th G.A., Ch. 35, sec. 5 364, Chapter 368.9 372.13, sub. 6 372.13, sub. 8 384.6, sub. 1 as amended by Acts of the 68th G.A., Ch. 34, sec. 13 & Ch. 85 sec. 1 384.12 384.13 384.57 384.60, sub. 3 384.60, sub. 5 384.68, sub. 2 384.68, sub. 4 384.83, sub. 3 384.83, sub. 6 384.96, as amended by Acts of the 68th G.A., Ch. 85, sec. 5 384.102 386.12, sub. 4 387.2, sub. 1, as amended by Acts of the 68th G.A., Ch. 3, sec. 17 388.4, sub. 4 394.1, unnum. para. 2 403, Chapter 403.9, sub. 3

P.C. P.C. P.C. P.C. P.C. P.C. P.C. P.C.	Amended Amended		SF 2282 SF 2282 HF 2500 SF 2282 HF 2504 HF 2504
7-1-80	Amended	section	SF 2311
7-1-80	Add new		HF 2536
1-1-81	Amended		SF 2301
7-1-80	Amended		HF 687
7-1-80	Amended		HF 2504
7-1-80 P.C. 1-1-81 P.C. P.C. P.C. P.C. P.C. P.C. P.C.	Amended Add new Amended Amended Amended Amended Amended Amended Amended	subsection	HF 2598 HF 2072 SF 2301 SF 2282 SF 2282 SF 2282 SF 2282 SF 2282 SF 2282 SF 2282 SF 2282 SF 2282
7-1-80	Amended		SF 2006
7-1-80	Amended		SF 2006
P.C.	Amended		SF 2282
1-1-81	Amended	section	SF 2301
7-1-80	Amended		HF 687
P.C.	Amended		SF 2282
7-1-80	Add new		HF 2567
P.C.	Amended		SF 2282

403.19 403A.13, unnum. para. 1 411.3, sub. 1 411.4	7-1-80 P.C. 7-1-80 7-1-80	Amended Amended	HF 2567 SF 2282 HF 2598 HF 2598
<pre>411.6, sub. 4, as amended by Acts of the 68th G.A., Ch. 34, secs. 16 & 17 & Ch. 35, sec. 9 411.6, sub. 6, as amended</pre>	7-1-80	Amended	HF 2598
by Acts of the 68th G.A., Ch. 34, secs. 16 & 17 & Ch. 35, sec. 9 411.6, sub. 12, para. a, unnum. para. 1, as amended	7-1-80	Amended	HF 2598
by Acts of the 68th G.A., Ch. 34, sec. 16 & 17, Ch. 35 sec. 9		Amended	HF 2598
411.21, sub. 2, as amended by Acts of the 68th G.A., Ch. 34, sec. 19	7-1-80	Add new paragraph	HF 2598
411.21, sub. 5, as amended by Acts of the 68th G.A., Ch. 34, sec. 19 411.21, sub. 7, unnum. para.	7-1-80	Amended	HF 2598
1, as amended by Acts of the 68th G.A., Ch. 34, sec. 19	7-1-80	Amended	HF 2598
413, Chapter	1-1-81		HF 2536
414.1	7-1-80	Amended	SF 435
414.2		Amended	SF 435
419.1, as amended by Acts of the 68th G.A., Ch. 89, sec. 1 & Ch. 90,			
sec. 1 419.1, sub. 2, as amended by Acts of the 68th G.A., Ch. 89, sec. 1 and	7-1-80	Add new subsection	SF 2243
Ch. 90, sec. 1 419.2, sub. 5, as amended by Acts of the 68th G.A.,	7-1-80	Amended	SF 2243
Ch. 89, sec. 2 & Ch. 91,	7 1 00	Amondod	SF 2243
sec. 1		Amended Amended	SF 2243 SF 2301
421.1, unnum. para. 3		Amended	SF 2301 SF 2301
421.1, unnum. para. 4	1 1 01	Amended Amended	
421.2 421.17		Amended Add new subsection	SF 2301 HF 2554
422.4, as amended by Acts of the 68th G.A., Ch. 93,		Add new subsection	HF 2554
sec. 1	7-1-80		
	retroact		
	1-1-80	Amended	SF 2247
422.4, sub. 17, as amended by Acts of the 68th G.A.,			

Ch. 92, sec. 1, Ch. 93, \mathbf{P} sec. 1 422.5 as amended by Acts of the 68th G.A., Ch. 93, 7. sec. 4 r 1 422.5, unnum. para. 6, as amended by Acts of the 68th G.A., Ch. 93, Ρ secs. 2, 3 & 4 422.5, unnum. para. 6 as amended by Acts of the 7 68th G.A., Ch. 93, sec. 3 422.7 ₽ 422.7, sub. 9 \mathbf{P} 422.9, sub. 2, as amended by Acts of the 68th G.A. 1 Ch. 93, sec. 5 422.9, sub. 2, para. e, as amended by Acts of the \mathbf{P} 68th G.A., Ch. 93, sec. 5 422.9, sub. 3, para c, as amended by Acts of the 68th G.A., Ch. 93, sec. 5 \mathbf{P} 422.12, as amended by Acts of the 68th G.A. Ch. 93, 7 sec. 6 422.12, unnum. para. 2, as amended by Acts of the 68th G.A. Ch. 93, sec. 6 7 422.16, sub. 10, para. b 1 422.21, as amended by Acts of the 68th G.A., Ch. 93, 7 sec. 8 r 1 422.25, sub. 2 1 422.25, sub. 3 7 422.32, sub. 4, as amended by Acts of the 68th G.A., Ch. 92, sec. 2 P 422.34, sub. 1 7 P 422.35, sub. 6 422.35, sub. 7, para. c \mathbf{P} 422.45, sub. 11, as amended by Acts of the 68th G.A., 7 Ch. 96, secs. 2, 3 & 4 R 422.58, sub. 1, as amended by the Acts of the 68th G.A., Ch. 97, secs. 3 & 4 1 422.60 P.C. Amended

·.c.	Amended	HF	2470
-1-80 etroacti -1-80		SF	2247
·.c.	Amended	HF	2577
	Amended Add new subsecti Amended	on 🦾 HF	2320(m) 2470 2470
-1-81	Add new lettered para.		2511
·.c.	Stricken	HF	2470
·.C.	Amended	HF	2470
-1-80	Add new subsecti	on SF	2320
	Stricken Amended	SF	2320 2327
-1-80 etroacti -1-80 -1-81 -1-81	Amended Amended	SF	2247 2327 2253
/-1-80 /.C.	Amended Amended Amended Amended	SF HF	2470 2320 2470 2470
-1-80 Repealed		SF	2376
	Amended Amended		2327 500

422.61, sub. 4, as amended by Acts of the 68th G.A., Ch. 92, sec. 3, HF 2470, 1980 Session, Sec. 9 & SF 500, Sec. 2 422.61, sub. 4, as amended by Acts of the 68th G.A., Ch. 92, sec. 3 422.61, sub. 4, as amended by Acts of the 68th G.A., Ch. 92, sec. 3 422.63 422.72, sub. 1, as amended by Acts of the 68th G.A., Ch. 94, sec. 2 422.72, sub. 1, as amended by Acts of the 68th G.A., Ch. 94, sec. 2 422.91, unnum. para. 1 423.2 423.6, sub. 1 423.7 423.18, sub. 1, as amended by Acts of the 68th G.A., Ch. 97, sec. 5 425.1, sub. 2 425.1, sub. 4 425.1, sub. 7 425.15 425.17, sub. 4, as amended by Acts of the 68th G.A. Ch. 43, sec. 3 425.17, sub. 4, as amended by Acts of the 68th G.A. Ch. 43, sec. 3 425.17, sub. 9, as amended by Acts of the 68th G.A. Ch. 43, sec. 3 425.17, sub. 11, as amended by Acts of the 68th G.A. Ch. 43, sec. 3 425.20 as amended by Acts of the 68th G.A. Ch. 43, sec. 6 425.23, sub. 3, as amended by the Acts of the 68th G.A., Ch. 43, sec. 9 426.1 427.1, sub. 2 427.1, sub. 7 427.1, sub. 11 427.1, sub. 22 427.1, sub. 25 427.1, sub. 32, unnum. para. 5 1-1-81 Amended

7-1-80	Amended	SF	2320
P.C.	Amended	SF	500(n)
			/ >
P.C. P.C.	Amended Amended		2470(n) 500
7-1-80	Amended	SF	2373(b)
7-1-80	Amended Amended		2320(Ъ) 2253
7-1-80			
	Amended		2320
	Amended		2320
7-1-80	Amended	SF	2320
	Amended		2327
P.C.	Amended	\mathbf{HF}	2072
P.C.	Amended	\mathbf{HF}	2072
P.C.	Amended	\mathbf{HF}	2072
P.C.	Amended	SF	2090
7-1-80	Amended	SF	2320(b)
P.C.	Amended	SF	2090(b)
P.C.	Amended	SF	2090
1-1-81	Amended	SF	2090
1-1-81	Amended	SF	2090
1-1-81	Amended	SF	69
P.C.	Amended	\mathbf{HF}	2072
P.C.	Amended	\mathbf{SF}	2060
1-1-80	Amended	SF	2369
P.C.	Amended	SF	2060
7-1-80	Amended	HF	
P.C.	Amended	SF	
1-1-81	Amended	SF	205

427.1 sub. 32, unnum. para. 6 427.1, sub. 32, unnum. para. 7 427.1, sub. 32, unnum. para. 9 427.9	1-1-81	Amended	SF SF	205 205 205 2090
427.13, unnum. para. 3				2298
427A.9, unnum. para. 2	7-1-80	Amended		2597
428, Chapter	1-1-80			2369
428.4, unnum. para. 1 as amended by Acts of the				
68th G.A. Ch. 25, sec. 2	1-1-80			2597
428.30	7-1-80	-		2264
428.31	7-1-80	±		2264
428A.1, unnum. para. 2	P.C.	Amended		2071
428A.2	7-1-80	Add new subsection		741
428A.15, unnum. para. 2	P.C.	Stricken		2071
428A.15, unnum. para. 3	P.C.	Stricken		2071
435.5	1-1-81		SF	2327
435.6	7-1-80		c m	2264
443 0	1 1 01	paragraph		2264
441.8, unnum. para. 4	1-1-81			2301 2072
441.21, sub. 3, unnum. para. 1 441.21, as amended by Acts of the 68th G.A., Ch. 25,				
secs. 3, 4, 5 and 6 441.21, sub. 6 as amended by Acts of the 68th G.A.,	P.C.	Add new subsections	HF	2072(o)
Ch. 25, sec. 6	P.C.	Amended	нF	2072
441.21, sub. 10	P.C.	Amended		2072
441.21, sub. 12, as amended by Acts of the 68th G.A.,				
Ch. 25, sec. 5	P.C.			2072
441.21, sub. 13	P.C.	Amended		2072
	7-1-80			2298
442, Chapter	P.C.	Add new sections		2551
442.2, sub. 2	P.C.	Amended		2551
442.2, sub. 4		Stricken		687
442.3	P.C.	Amended	\mathbf{HF}	2551
442.4, sub. 1, unnum. para 5, as amended by Acts of the 68th G.A., Ch. 106, secs.				
1 thru 4	7-1-80	Amended	ΗF	2299
442.4, sub 5, as amended by Act of the 68th G.A., Ch. 106,				
sec. 4	7-1-80 f			
	1981-82			
	year	Add new unnum. para.	HF	2593
442.7, as amended by Acts of				
the 68th G.A., Ch. 106,				
secs. 8 & 9	P.C. for			
	1981-82		··	000
	year	Amended	ΗĽ	2551
442.7, as amended by Acts of				
the 68th G.A., Ch. 106,	n <i>c</i>		****	9551
secs. 6 thru 10	P.C.	Add new subsection	HF.	2551

n waxa a aa	HF 2551
Amended	AF 2001
Add new paragraph	HF 2551
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- <u>-</u>	·····
Amended	HF 2551
Amended	HF 2551
Allender	LAL AVOUL
Amended	HF 2551
Add now naragraph	HF 2551
Mdd new baradrabu	HE 2991
Amended	HF 2551
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Amendea	HF 2551
Amended	HF 2551
- <u>-</u>	
Amended	HF 2551
Amandad	HF 2551
	HF 2551 HF 2551
Amended	SF 108
Amended	HF 2299
مورج أوطور ومحاديه سيدعه الألالة	
Add new subsection	HF 687
Add new subsection	HF 08/
Add new subsection	HF 087
Add new subsection Amended	HF 687 HF 2551
	Add new paragraph Amended Amended Amended Amended Amended Amended

442.32		Amended	HF 2551
442.33	P.C.	Amended	HF 2551
442.34, as amended by Acts		·	
of the 68th G.A., Ch. 13,			
sec. 21 & H.F. 2275, sec.		·	
2, 1980 Session	P.C.	Amended	HF 2551
442.34, as amended by Acts			
of the 68th G.A., Ch.			
13, sec. 21	P.C.	Amended	HF 2275(p)
442.35, as amended by Acts	1.0.	1 MIOING C	
of the 68th G.A., Ch. 13,			
sec. 22 & H.F. 2275,			
sec. 3, 1980 Session	вс	Amended	HF 2551
442.35, as amended by Acts	F.C.	Amended	
of the 68th G.A., Ch.	B <i>a</i>	Nu e e e e e	нF 2275(р)
13, sec. 22		Amended	
443.2		Add new unnum. para.	HF 2072
443.5	P.C.	Amended	HF 2581
444, Chapter	1-1-81	Add new section	
444.9, sub. 2	P.C.	Add new unnum. para.	
444.9, sub. 4	P.C.	Amended	HF 2072
445.63	P.C.	Repealed Amended	HF 733
	7-1-80	Amended	SF 2320
450.63	1-1-81	Amended	SF 2327
450.94	1-1-81	Amended	SF 2327
450A.12	1-1-81	Amended	SF 2327
451.12	1-1-81	Amended	SF 2327
454.20, as amended by Acts			
of the 68th G.A., Ch. 24,			
sec. 5	P.C.	Amended	SF 2282
	P.C.	Amended	SF 2282
	P.C.	Amended	SF 2282
	P.C.		SF 2282
455.79		Amended	SF 2282
455.83		Amended	SF 2282
455.109	7-1-80		HF 687
455.175	P.C.		SF 2282
455.198	P.C.	Amended	SF 2282
455.213	P.C.	Amended	SF 2282
455.221	1-1-81	Amended	HF 2463
455A.4	1-1-81	Amended	SF 2301
455A.5	1-1-81	Amended	SF 2301
455A.25, sub. 3	1-1-81	Amended	SF 205
455B, Chapter	1-1-81	Add new section	SF 205
455B, Chapter, Div. II	7-1-80	Add new section	SF 477
455B, Chapter, Div. II 455B, Chapter, Div. IV, part 4	1-1-81	Add new section	SF 205
455B.1, SUD. 3	T-T-OT	Amended	SF 205
455B.2, unnum. para. 1	1-1-81	Amended	SF 2301
455B.3	1-1-81	Add new subsections	SF 205
455B.3, unnum. para. 2	1-1-81	Amended	SF 205
455B.3, sub. 1	1-1-81	Amended	SF 205
455B.3, sub. 2	1-1-81	Amended	SF 205
455B.3, sub. 3	1-1-81	Amended	SF 205

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455B.3, sub. 4	1-1-81	Amended	SF 205
455B.3, sub. 4 455B.3, sub. 5 455B.3, sub. 6	1-1-81	Amended	SF 205
455B.3, sub. 6	1-1-81	Amended	SF 205
455B.3, sub. 8, unnum. para. 1	1-1-81	Amended	SF 205
455B.3, sub. 8, para. d subpara. 2			
subpara. 2	1-1-81	Amended	SF 205
455B.4, as amended by S.F.			
2301, 1980 Session, sec. 69			SF 205
455B.4, sub. 1, unnum. para. 1	1-1-81	Amended	SF 2301(q)
455B.4, sub. 2, unnum. para. 1	1-1-81	Amended	SF 2301(q)
455B.4, sub. 4, unnum. para. 1	1-1-81	Amendeđ	SF 2301(q)
455B.4, sub. 4, unnum. para. 2	1-1-81	Amended	SF 2301(q)
455B.4, sub. 4, unnum. para. 3	1-1-81	Amended	SF 2301(q)
455B.5	1-1-81	Amended	SF 205
455B.6	1-1-81	Amended	SF 205
455B.7	1-1-81	Repealed	SF 205
455B.9	1-1-81	Amended	SF 205
455B.10	7-1-80	Add new subsections	SF 477
455B.10, sub. 6	1-1-81	Stricken	SF 205
455B.10, sub. 7	7-1-80	Amended	SF 477
455B.12, sub. 1	7-1-80	Amended	SF 477
455B.12, sub. 2	7-1-80	Amended	SF 477
455B.12, sub. 3	7-1-80	Amended	SF 477
455B.12, sub. 4	7-1-80	Amended	SF 477
455B.12, sub. 5	1-1-81	Stricken	SF 205
455B.12, sub. 6	1-1-81	Stricken	SF 205
455B.12, sub. 7	1-1-81	Stricken	SF 205
455B.4, sub. 2, unnum. para. 1 455B.4, sub. 4, unnum. para. 1 455B.4, sub. 4, unnum. para. 2 455B.4, sub. 4, unnum. para. 3 455B.5 455B.6 455B.7 455B.10, sub. 6 455B.10, sub. 7 455B.12, sub. 1 455B.12, sub. 2 455B.12, sub. 2 455B.12, sub. 3 455B.12, sub. 4 455B.12, sub. 5 455B.12, sub. 6 455B.12, sub. 6 455B.12, sub. 6 455B.12, sub. 6 455B.12, sub. 7 455B.12, sub. 7 455B.12, sub. 10 455B.12, sub. 10	1-1-81	Stricken Amended	SF 205
455B.12, sub. 10	7-1-80	Amended	SF 477
455B.12, sub. 11	1-1-81	Stricken	
455B.12, sub. 11 455B.12, sub. 12 455B.12, sub. 13 455B.12, sub. 14 455B.13 455B.13, sub. 3 455B.13, sub. 3, para. c 455B.13, sub. 6	1-1-81	Stricken	SF 205
455B.12, sub. 13	1-1-81	Stricken	SF 205
455B.12, sub. 14	1-1-81	Stricken	SF 205
455B.13	1-1-81	Add new subsections	
455B.13, sub. 3	7-1-80	Amended	SF 477(b)
455B.13, sub. 3, para. c	1-1-81	Amended	SF 205(b)
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455B.17	1-1-81	Amended	SF 205
455B.18	1-1-81		SF 205
455B.20	1-1-81		SF 205
455B.21		Amended	SF 205
455B.22		Amended	SF 205
455B.24	1-1-81		SF 205
455B.25		Amended	SF 477
455B.26	7-1-80	Amended	SF 477
455B.27		Amended	SF 477
455B.28	1-1-81	±	SF 205
455B.29	1-1-81	Amended	SF 205
455B.30, sub. 11	1-1-81	Stricken	SF 205
455B.32, sub. 6	1-1-81	Stricken	SF 205
455B.32, sub. 10	1-1-81	Amended	SF 205
455B.34, sub. 3		Amended	SF 205
455B.42		Amended	SF 205
455B. 4 9, sub. 4	1-1-81	Amended	SF 205

455B.50, sub. 2	1-1-81	Stricken	SF 205
455B.52, sub. 3, para. b	1-1-81	Amended	SF 205
4558.53	1-1-81	Amended	HF 2540(b)
455B.53, unnum. para. 1	1-1-81	Amended	SF 2301(b)
455B.53, unnum. para. 4	1-1-81	Amended	SF 2301(b)
455B.58	1-1-81	Amended	SF 2070(b)
455B.58	1-1-81	Amended	SF 205(b)
		Amended	SF 205
		Amended	SF 205
		Amended	SF 205
455B.62 455B.67, sub. 2	1-1-81	Stricken	SF 205
455B.67, sub. 4	1-1-81	Stricken Amended	SF 205
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455B.69, unnum. para. 1	1-1-81	Amended	SF 205
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455B.70	1-1-81	Amended	SF 205
455B.73	1-1-81	Repealed	SF 205
		Amended	SF 205
455B 75 cub 5		Stricken	SF 205
455B.75, sub. 5 455B.77	11	Add new unnum. para.	
4550 70	1_1_81	Amended	SF 205
4558 70 uppum para ?	1_1_81	Amended	SF 205
455B.78 455B.79, unnum. para. 2 455B.82, sub. 1 455B.83 455B.84	1-1-01	Amended	SF 205
4550.02, BUD. I 4560 09	1	Amended	SF 205
455B.84	1-1-01	Amended	SF 205
		Stricken	SF 205
		Amended	SF 205
4000.07 4550.00 unnum nomo 2	1-1-01	Stricken	SF 205
455B.88, unnum. para. 2 455B.95, sub. 3	1-1-81	Stricken	SF 205
455B.95, Sup. 5	1_1_01	Repealed	SF 205
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		Amended	SF 205
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	1-1-81		SF 205 SF 205
455B.131	1-1-81	Repealed	SF 205 SF 205
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455B.133	1-1-81	-	SF 205
455B.134	1-1-81		SF 205 SF 205
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455C.1, sub. 9	1-1-81		SF 205
455C.2, sub. 2, unnum. para. 2			HF 2493
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455C.6, sub. 5	7-1-80	Amended	SF 2320
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461.14	P.C.		SF 2282
462.7	1-1-81		HF 2463
462.35	1-1-81		HF 2463
463.10	P.C.	Amended	SF 2282

AmendedSF 2282Add new sectionsHF 2561 P.C. 464.9 467A, Chapter 1-1-81 467A.4, sub. 1, as amended by S.F. 2301, 1980 Session, AmendedHF 2561AmendedSF 2301(r)AmendedSF 2301Add new para.HF 2561Add new subsectionsHF 2561AmendedHF 2561 1-1-81 sec. 71 467A.4, sub. 1 1-1-81 467A.4, sub. 3 1-1-81 467A.4, sub. 4 1-1-81 1-1-81 467A.7 SECCIONS NF 2561 HF 2561 SF 2357 SF 2357 SF 2282 SF 2282 SF 2282 SF 2282 HF 2561 467A.7, sub. 16 1-1-81 Amended 467A.13 7-1-80 Amended 467A.24, unnum. para. 2 7-1-80 7-1-8 P.C. P.C Amended 467A.33, unnum. para. 1 Amended 467A.35, sub. 1 P.C. Amended 467A.35, sub. 2 P.C. Amended 467A.42, unnum. para. l Amended Add new subsections HF 2561 1-1-81 467A.42 HF 2561 467A.43 1-1-81 Amended 467A.44, unnum. para. 1 HF 2561 7-1-80 Amended 467A.48, as amended by Acts of the 68th G.A., Ch. 115, HF 2561 SF 2357 Amended Amended Amended Amended Amended sec. l 1-1-81 467D.3, sub. 1, para. j 7-1-80 467D.3, sub. 1, para. k 7-1-80 467D.3, sub. 1, para. 1 7-1-80 467D.3, sub. 2, unnum. para. 1 7-1-80 Amended Amended Amended Amended Amended 467D.3, sub. 2, para. m 7-1-80 467D.3, sub. 5, unnum. para. 1 7-1-80 467D.3, sub. 5, para. k 7-1-80 467D.3, sub. 5, para. 1 7-1-80 467D.3, sub. 5, para. m 7-1-80 467D.3, sub. 5, para. n Amended 7-1-80 Amended 7-1-80 467D.3, sub. 5, para. o AmendedSF 2357AmendedSF 2357AmendedSF 2357AmendedSF 2357AmendedSF 2357Add new subsectionSF 2357AmendedSF 2057 467D.3, sub. 6, para. c 7-1-80 Amended Amended 467D.3, sub. 6, para. d 7-1-80 467D.4 7-1-80 467D.5 7-1-80 467D.6 7-1-80 467D.6, sub. 1 1-1-81 AmendedSF 2357AmendedSF 2357AmendedSF 2357RepealedSF 2357Add new subsectionSF 2357RepealedSF 205RepealedSF 205RepealedSF 205AmendedSF 2230AmendedSF 2230 7-1-80 SF 2357 467D.7 7-1-80 467D.8 7-1-80 467D.9 7-1-80 467D.10 469.6 1-1-81 1-1-81 469.7 469.8 1-1-81 7-1-80 471.6 471.9 7-1-80 474.1, unnum. para. 1, as amended by Acts of the AmendedSF 2301Add new sectionHF 2550 68th G.A., Ch. 2, sec. 10 1-1-81 476, Chapter 7-1-80 Add new unnum. para. HF 2550 476.1 7-1-80 476.2 7-1-80 Add new unnum. para. HF 2550

476.6, unnum. para. 6 as amended by Acts of the 68th G.A., Ch. 117, sec. 1 F 1 478, Chapter 1 479, Chapter 7 491.46 7 491.114, unnum. para. 1 496C.10, unnum. para. 1 1 502.202, as amended by Acts of the 68th G.A., Ch. 120, 1 secs. 5 & 6 502.202, as amended by Acts of the 68th G.A., Ch. 120, 5 secs. 5 & 6 502.203, sub. 9, para. a, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 120, secs. 7, 8, 9 & 10 502.203, sub. 13, para. a, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 120, secs. 7, 8, 9 & 10 503.2, unnum. para. 1, as amended by Acts of the 68th G.A., Ch. 121, secs. 1 & 2 505.2 505.3 507B, Chapter 507B.4, sub. 12 507B.4, sub. 13 509.1, sub. 1 509.1, sub. 4 509.1, sub. 5 509.1, sub. 6 512.59 514A.3, sub. 1, para. b 514B.5, sub. 3 515.52 515A.6 515B.2, sub. 5 516A.1 516A.2 524.103 524.201 524.203 524.805, sub. 2, as amended by Acts of the 68th G.A., Ch. 128, sec. 14 524.901, as amended by Acts of the 68th G.A., Ch. 128,

?.C.	Amended			2492
1-1-81	Add new	section		286
1-1-81	Add new	section		286
7-1-80	Amended			687
7-1-80	Amended		\mathbf{SF}	2320
1-1-81	Amended			708
	" ——————————			
1-1-81	Add new	subsection	\mathbf{HF}	2513
7-1-80	Add new	subsection	ŞF	2243
7-1-80	Amended		SF	2320
7-1-80	Amended		SF	2320
7-1-80	Amended			2320
1-1-81	Amended			2301
1-1-81	Amended			2301
7-1-80	Add new	section	\mathbf{HF}	2537
7-1-80	Stricker		\mathbf{HF}	687
7-1-80	Stricker		HF	687
7-1-80		lettered		
	para.		HF	2580
7-1-80		lettered		
, T 00	para.		\mathbf{HF}	2580
7-1-80		lettered		
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7-1-80		lettered		_
/-1-00	para.	TOCCION	НŸ	2580
7 1 00	Amended		SF	
7-1-80				2537
7-1-80	Amended			
7-1-80	Amended			2537
1-1-81		unnum. para.		454
7-1-80		subsection	SF	
7-1-80	Amended		SF	
1-1-81	Amended			2337
1-1-81	Amended			2337
P.C.	Add new	subsection		2486
1-1-81	Amended		\mathbf{SF}	2301
1-1-81	Amended		\mathbf{SF}	2301
7-1-80	Amended		SF	2320

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Add new subsection HF 2492 sec. 16 P.C. 524.906, sub. 6 HF 2492 P.C. Stricken 524.908 533.3 533.53, sub. 1 ~3.53, sub. 1 ~ub. 2 7 HF 2492 HF 2492 SF 2352 SF 2301(b) SF 2352(b) SF 2301 SF 2301 SF 2352 SF 2352 P.C. Amended 7-1-80 Amended 1-1-81 Amended Amended Amended Amended Amended Amended 7-1-80 1-1-81 1-1-81 533.61, sub. 2, para. b 7-1-80 AmendedSF 2352Add new sectionsSF 2189AmendedSF 2189 533.62, sub. 4 7-1-80 533B, Chapter 7-1-80 533B.1 7-1-80 7-1-80 Add new unnum. para. SF 2189 533B.2 7-1-80 Add new unnum. para. SF 2189 7-1-80 Add new subsection SF 2121 533B.4 534.11 534.19, as amended by Acts of the 68th G.A., Ch. 129, Add new subsection HF 2572 Add new unnum. para. HF 2492 sec. 7 7-1-80 534.21, sub. 2 P.C. HF 2486 535, Chapter P.C. Add new sections 535, Chapter P.C. Add new section Repealed 7-1-83 HF 2492 Add new subsection SF 2375 535.2 P.C. 535.2, sub. 4 P.C. Stricken HF 2492(s) 535.2, sub. 4 P.C. SF 2375 Amended 1-1-81 HF 673 535.3 Amended 535.8, sub. 2 Add new lettered para. P.C. Repealed 7-1-83 HF 2492 536A.23, sub. 1, unnum. para. 1 P.C. Amended P.C.AmendedRepealed 7-1-83HF 2492P.C.StrickenHF 2492 537.1301, sub. 4 537.1301, sub. 13, para. a. P.C. Amended subpara. 3 HF 2492 537.1301, sub. 14, para. c P.C. Amended HF 2492 537.1301, sub. 15, para. a, subpara. 3 P.C. Amended HF 2492 537.1301, sub. 15, para. a, subpara. 5 P.C. Amended HF 2492 537.1301, sub. 15, para. b, subpara. 2 P.C. Amended HF 2492 Repeated 7-1-83 P.C. Amended Repeated 7-1-83 P.C. Amended Repeated 7-1-83 P.C. Repealed 7-1-83 537.2201, sub. 2 HF 2492 Amended Repealed7-1-83HF2492537.3301, sub. 1P.C.AmendedHF2492537.3303, sub. 1P.C.AmendedHF2492537.3307P.C.AmendedHF2492537.3308, sub. 2, para. cP.C.StrickenHF2492537.3310, sub. 1P.C.AmendedHF2492537.3401P.C.AmendedHF2492537.3404, sub. 1P.C.AmendedHF2492537.3405, sub. 1, unnum. para 1P.C.AmendedHF2492537.3405, sub. 1, unnum. para 1P.C.AmendedHF2492 537.2401, sub. 1

537.3501	P.C.		HF 2492
547.3		*	SF 2125
558.5	1-1-81	Amended	
558.44	7-1-80	Add new unnum. para.	SF 2230
558.44, unnum. para. 5	7-1-80	Amended	SF 2230
558.58	7-1-80	Amended	HF 2580
562A.12, sub. 3, para. a	7-1-80	Amended	SF 2320
569.8, sub. 1, as amended			
by Acts of the 68th G.A.,			
Ch. 68, sec. 18	1-1-81	Amended	SF 2316
569.8, sub. 6, as amended			
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Ch. 68, sec. 18	1-1-81	Stricken Add new section Amended Amended Add new section Amended	SF 2316
572, Chapter	7-1-80	Add new section	SF 190
572.8	7-1-80	Amended	SF 190
592.3	1-1-81	Amended	SF 2275
598, Chapter	7-1-80	Add new section	HF 2562
598.13	7-1-80	Amended	HF 2562
598.15 598.17, unnum. para. 3	7-1-80	Stricken	HF 2562
598.21	7-1-80	Amended	HF 2562
598.21 598.22, unnum. para. 1 598.22, unnum. para. 2 598.23, unnum. para. 2 600.7, sub. 2, para. b 600.7, sub. 2, para. c 600.8, sub. 2, para. a 600.8, sub. 4	7-1-80	Amended	HF 2562
598.22, unnum, para, 2	7-1-80	Amended	HF 2562
598 23 uppum, para, 2	7-1-80	Amended	HF 2562
600.7 sub. 2. para. b	7-1-80	Amended	SF 28
600.7 sub 2 para c	7-1-80	Amended	SF 28
600.8 gub 2 para a	7-1-80	Amended	SF 28
600.0, sub. 2, para: a	7-1-80	Amended	SF 2114
600.8, sub. 7	7-1-80	Amended	SF 28
	7-1-80	Amended	SF 28
	7-1-80	Add new unnum. para.	
600.16, sub. 1 600A.9, sub. 1, para. a	7-1-00	Amended	HF 687
600A.9, Sub. I, para. a	1-1-91	Amended	SF 2301
601A.3	1-1-01	Amended	
601B.1	1-1-01	Amended	SF 2301
601B.2	7-1-01	Amonded	нт 79
601G.7, sub. 1	7 1 00	Amended Amended Amended Repealed	SF 2320
0010.0	/	Add new sections	
602, Chapter	1-1-81	Amended	HF 54
602.4		Amended	HF 54
602.28		Amended	HF 54
602.29			HF 54
602.30	1-1-81	Amended	11E 9-E
602.31, as amended by Acts			
of the 68th G.A., Ch. 2,			SF 2306(b)
sec. 13	7-1-80	Amended	3r 2300(D)
602.31, as amended by Acts			
of the 68th G.A., Ch. 2		_ , ,	TTP 54(b)
sec. 13	1-1-81	Amended	HF 54(b)
602.32, unnum. para. 1	1-1-81	Amended	HF 54
602.33	1-1-81	Amended	HF 54
602.47	1-1-81	Amended	HF 54
602.51	1-1-81	Repealed	HF 54
602.52	1-1-81	Amended	HF 54
602.53, sub. 2	1-1-81	Amended	HF 54
602.54, as amended by Acts			
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of the 68th G.A., Ch. 2, 7-1-80 Amended sec. 14 SF 2306(t) 602.54, as amended by Acts of the 68th G.A., Ch. 2, sec. 14 1-1-81 Amended HF 54 602.55 7-1-80 Amended HF 2598 HF 54 HF 54 1-1-81 Amended 1-1-81 Amended 602.59 602.60, unnum. para. 1 602.63 7-1-80 Amended HF 2598 602.71 1-1-81 Repealed HF 54 605.2, as amended by Acts of the 68th G.A., Ch. 3, sec. 8 7-1-70 Amended SF 2306 605.15 1-1-81 Amended HF 54 AmendedHF 54AmendedSF 2301Add new sectionHF 2598 605.17 1-1-81 Amended 605.26, unnum. para. 1 1-1-81 Amended 605A, Chapter 7-1-80 7-1-80 Add new unnum. para. HF 2501 606.7 HF 2598 HF 715 SF 2070 606.15, sub. 1 7-1-80 Amended 7-1-80 609.5 Amended
 1-1-81
 Amended
 SF 2070

 7-1-80
 Amended
 HF 2461

 1-1-81
 Add new subsection
 HF 315

 SF 2070
 SF 2070

 1-1-81
 Add new subsection
 HF 315
 610.45 613A.1, sub. 1 HF 2461 VETOED 614.1 614.14 1-1-81 SF 2279 Amended 614.15 1-1-81 Amended SF 2279 614.16 SF 2279 1-1-81 Amended SF 2279 SF 2279 SF 2279 SF 2279 1-1-81 Amended 614.17 614.20 1-1-81 Amended 1-1-81 Amended 614.22 7-1-80Add new unnum. para.SF 22307-1-80AmendedSF 2320 614.24 622.4 7-1-80 SF 2320 622.5 Amended 622A.2 SF 2306 7-1-80 Amended 7-1-80 Amended HF 668 SF 2299 SF 2299 SF 437 625.22 7-1-80 Amended 7-1-80 Amended 1-1-81 Repealed 633.126, sub. 1 633.127 633.266 1-1-81 1-1-81 1-1-81 1-1-81 1-1-81 Add new subsection SF 464 633.477 Amended Amended Amended 633.477, sub. 10 633.477, sub. 10 656.2, unnum. para. 1 SF 464 SF 468 1-1-81 656.4 SF 468 675, Chapter 675, Chapter 675, 25 7-1-80 Add new section HF 687 Add new section Add new sections 1-1-81 HF 2516 675.25 7-1-80 Amended HF 687 690.4, unnum. para. 1 1-1-81 HF 744 Amended Add new section HF 2501 692, Chapter 7-1-80 693.8 SF 2269 7-1-80 RepealedSr 2209Add new sectionHF 2495Add new subsectionHF 685Add new subsectionHF 685 Repealed 702, Chapter 7-1-80 7-1-80 714.8 722.1 HF 687 7-1-80 Amended 722.2 7-1-80 HF 687 Amended 724.4, sub. 6 7-1-80 Amended HF 687 724.23 7-1-80 Amended HF 687 725.9 7-1-80 Amended HF 2481

803.3, sub. 5 804, Chapter 805.6, sub. 1, para. a	7-1-80 7-1-80 7-1-80		SF 2320 HF 2495 HF 2598
805.6, sub. 1, para. a 805.6, sub. 1, para. c, subpara 2. 805.8, as amended by Acts	7-1-80	Amended	SF 278
of the 68th G.A., Ch. 149, secs. 1 & 2 805.8, sub. 2	7-1-80 7-1-80	Add new subsection Add new lettered	HF 2596
805.8, sub. 2, para. b 805.8, sub. 2, para. c as amended by Acts of the	7-1-80	para. Amended	SF 278 SF 2361
68th G.A., Ch. 149, secs. 1 & 2 805.8, sub. 2, para. d as	7-1-80	Amended	SF 2320
amended by Acts of the 68th G.A., Ch. 149, secs. 1 & 2		Amended Amended	SF 2320 SF 278
805.8, sub. 2, para. f 805.8, sub. 2, para. g as amended by Acts of the 68th G.A., Ch. 149,	,-1-90	UNICITICA	<u>y</u> . 210
secs. 1 & 2 805.8, sub. 2, para. h as amended by Acts of the	7-1-80	Amended	SF 2320
68th G.A., Ch. 149, secs. 1 & 2 805.8, sub. 2, para. b	7-1-80 7-1-80	Amended Amended	SF 2320 SF 2361
805.8, sub. 2, para. n	7-1-80 7-1-80 7-1 - 80		SF 2361 HF 687 SF 278
805.10, sub. 1 811.6, sub. 1 811.9	7-1-80 7-1-80		SF 278 SF 2320 SF 278
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903.4 904.1 904.2	7 - 1-80 1-1-81	Amended Amended Amended	SF 2003 SF 2301 SF 2301
906.5, unnum. para. 2 907.3, unnum. para. 1	7-1-80	Amended Amended	SF 2320 SF 2070
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1011, Chapter, sec. 1, sub. 2, para. b 1018, Chapter, sec. 6, sub. 1, para. c as	P.C.	Amended	HF 2595
amended by Acts of the 68th G.A., Ch. 8, sec. 5, sub. 9 1019, Chapter, sec. 4,	P.C.	Amended	SF 2241

sub. 3

P.C. Amended

HF 2595

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3, (Chapter,	sec.	1, sub. 3	7-1-80	Amended	HF	2580
VETOED 3, C	Chapter,	sec.	4, sub. 3,				
	innum pa			7-1-80	Amended	ΗF	2580
			10, sub. 1,				
	oara. e		,,	7-1-80	Amended	ŜF	2320
		000	10, sub. 1,		1	-	
	para. f	acc.	10, 800. 1,	7-1-80	Amended	មច	2580
	Chapter,			7-1-80	Amended		2464
	-			/-1-00	Amended	пг	2707
			15 amending	- 1	D 1 - 1		0071
	sec. 29C.			7-1-80	Repealed		2371
•	Chapter,			7-1-80	Repealed		2371
			1, sub. 5	7-1-80	Amended		2580
4, (Chapter,	sec.	2, sub. 3	7-1-80	Amended		2580
4, 0	Chapter,	sec.	2, sub. 14	7-1-80	Amended		2580
4, (Chapter,	sec.	4	7-1-80	Amended	\mathbf{HF}	2477
4, (Chapter,	sec.	5	7-1-80	Amended	\mathbf{HF}	2477
	Chapter,			7-1-80	Amended	\mathbf{HF}	2580
	Chapter			7-1-80	Add new sections	HF	2580
	-	Sec.	1, sub. 1	7-1-80	Amended		2580
			3, sub. 1	P.C.	Amended		2241
	Chapter,			P.C.	Amended		2241
				7-1-80	Amended		2580
			5, sub. 2				
			5, sub. 3	7-1-80	Amended		2580
VETOED 8, C				7-1-80	Add new unnum. para.		2580
			5, sub. 8	7-1-80	Amended		2580
			5, sub. 11	7-1-80	Amended		2580
			5, sub. 13	7-1-80	Amended		2580
8, C	Chapter,	sec.	6	7-1-80	Add new subsection		2580
8, 0	Chapter,	sec.	6, sub. 1	7-1-80	Amended	\mathbf{HF}	2580
8, 0	hapter,	sec.	6, sub. 6	7-1-80	Amended	HF	2580
	Chapter,			7-1-80	Add new subsection	HF	2580
			8, sub. 2	7-1-80	Amended	HF	2580
VETOED 8, C							
	para. d			7-1-80	Amended	HF	2580
		sec	8, sub. 5	7-1-80	Amended		2580
			8, sub. 6	7-1-80			2580
			8, sub. 9	7-1-80	Amended		2580
			8, sub. 11	7-1-80	Amended	пг	2580
			8, sub. 13,				
			S.F. 2241,				
	1980 Sess			7-1-80	Amended	\mathbf{HF}	2580
			8, sub. 13,				
	innum. pa			P.C.	Amended		2241(u
	Chapter,			7-1-80	Add new subsection	\mathbf{HF}	2580
8, C	Chapter,	sec.	10, sub. 4	7-1-80	Amended	\mathbf{HF}	2580
	hapter,			7-1-80	Add new unnum. para.	\mathbf{HF}	2580
	hapter,			7-1-80	Amended		2580
VETOED 8, C					Amended		2580
	Chapter,			P.C.	Amended		2118
-, -							

ç), Chapter, sec. l	7-1-80	Add new	subsection		2580
	, Chapter, sec. 1, sub. 1	7-1-80	Amended			2580
-), Chapter, sec. 2, sub. 1	7-1-80	Amended			2580
ç	A, Chapter, sec. 2, sub. 4	7-1-80	Amended			2580
- c	9, Chapter, sec. 3, sub. 1	7-1-80	Amended			2580
), Chapter, sec. 3, sub. 4	7-1-80	Amended		HF	2580
-	9, Chapter, sec. 3, sub. 5	7-1-80	Amended		\mathbf{HF}	2580
÷), Chapter, sec. 4, sub. 2,					
-	para. b	7-1-80	Amended		HF	2580
c	9, Chapter, sec. 4, sub. 6,	, -				
:	unnum. para. 1	7-1-80	Amended		\mathbf{HF}	2580
	9, Chapter, sec. 4, sub. 7,	,	•••			
-	para. a	7-1-80	Amended		HF	2580
	9, Chapter, sec. 4, sub. 7,					
:	para, d	7-1-80	Amended		HF	2580
	9, Chapter, sec. 5, sub. 4		Amended		HF	2580
	9, Chapter, sec. 9	7-1-80	Amended		\mathbf{HF}	2580
		7-1-80	Add new	section	\mathbf{HF}	2580
	11, Chapter	7-1-80	Amended			2580
	11, Chapter, sec. 1, sub. 1	7-1-80	Amended			2580
	11, Chapter, sec. 1, sub. 2	7-1-80	Amended			2580
	11, Chapter, sec. 1, sub. 4	7-1-80	Amended			2580
	12, Chapter, sec. 10, sub. 2	7-1-80 7+1-80	Amended			2580
	12, Chapter, sec. 13, sub. 1	7-1-80	Amended			2580
	12, Chapter, sec. 19, sub. 1	7-1-80 7-1-80		section		2580
	13, Chapter	/=1-80	Add Hew	Section		
	13, Chapter, sec. 2, sub.	7 1 00	Amended		HF	2580
	l, para. b	7-1-80	Amended			2580
	13, Chapter, sec. 5	7-1-80	Amended			2580
	13, Chapter, sec. 6	7-1-80		noragraph		2580
	13, Chapter, sec. 7, sub. 11	7-1-80		paragraph		2580
	13, Chapter, sec. 9	7-1-80	Amended			2595
	14, Chapter, sec. 1	P.C.		subsection		2595
	14, Chapter, sec. 1, sub. 2	P.C.	Amended			2595
	14, Chapter, sec. 1, sub. 4	P.C.	Amended			2595
	14, Chapter, sec. 1, sub. 9	P.C.	Amended			2595
	14, Chapter, sec. 1, sub. 10	P.C.	Amended		Hf	2090
	14, Chapter, sec. 6, sub. 4				****	05.05
	para.a	P.C.	Amended			2595
	14, Chapter, sec. 12, sub. 1	P.C.	Amended		HF	2595
	14, Chapter, sec. 12, sub. 2					
	para. b	P.C.	Amended		HF.	2595
VETOED	14, Chapter, sec. 15, sub. 1,					
	para. a, subpara. l	P.C.	Amended		HF	2595
	14, Chapter, sec. 15, sub. 1,					
	para. a, subpara. 4	P.C.	Stricke	n		2595
	14, Chater, sec. 15, sub. 5	P.C.	Amended			2595
	14, Chapter, sec. 17	P.C.	Amended		\mathbf{HF}	2595
	14, Chapter, sec. 18, sub. 2,					
	para. b	7-1-80	Add new	unnum. para.		2580
	16, Chapter, sec. 1	7-1-80	Amended			2580
	16, Chapter, sec. 9	7-1-80	Amended			2580
	17, Chapter, sec. 1, sub. 2	7-1-80	Amended			2580
	25, Chapter	7-1-80		section	HF	2583
	25, Chapter, sec. 21	7-1-80	Amended		$_{\rm HF}$	2583
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25, Chapter, sec. 22 HF 2583 7-1-80 Amended 29, Chapter, sec. 19, unnum. para. 2 7-1-80 Amended SF 2320 35, Chapter, sec. 4, para. 1 7-1-80 SF 2320 Amended 35, Chapter, sec. 5 7-1-80 Amended SF 2311 41, Chapter, sec. 2, sub. 1 1-1-81 Amended SF 2301 41, Chapter, sec. 2, sub. 2 SF 2301 1-1-81 Amended 43, Chapter, sec. 19 SF 2090 Amended P.C. 7-1-80 68, Chapter, sec. 6 SF 2298 Amended 70, Chapter, sec. 6, sub. 1, para. a 12-1-80 Amended SF 2051 70, Chapter, sec. 6, sub. 3 12-1-80 Amended SF 2051 SF 2015 83, Chapter, sec. 3 P.C. Amended Retroactive 1-1-80 93, Chapter, sec. 1 1-1-80 Amended SF 2247 93, Chapter, sec. 4 Amended SF 2247 1-1-80 SF 2247 93, Chapter, sec. 8 1-1-80 Amended 106, Chapter, sec. 4 7-1-80 Add new unnum. para. HF 2593 106, Chapter, sec. 8 P.C. Amended HF 2551 106, Chapter, sec. 9 P.C. Amended HF 2551 106, Chapter, sec. 17, unnum. para. 1 7-1-80 Amended HF 2299 111, Chapter, sec. 2, sub. 1 1-1-81 Stricken SF 205 111, Chapter, sec. 13 1-1-81 Amended SF 205 128, Chapter, sec. 1 amending Ch. 321 P.C. Amended Repealed 7-1-83 HF 2492 SF 362, sec. 4, sub. 3 7-1-80 Amended HF 687

ACTS OF THE 68TH G.A., 1980 SESSION

HF 687, sec. 48 HF 747, sec. 12 HF 2072, sec. 10 SF 2241, sec. 20	P.C. 7-1-80	Stricken Amended Repealed Amended	SF 2320 SF 2361 HF 2567 HF 2580
<pre>HF 2492, sec. 2, sub. 1 para. e HF 2492, sec. 8 HF 2492, sec. 15 HF 2492, sec. 16</pre>	P.C.	Amended	HF 2486
	P.C.	Add new unnum. para.	HF 2486
	P.C.	Repealed	SF 2375
	P.C.	Repealed	SF 2375

FOOTNOTES TO SECTIONS AMENDED OR REPEALED

(a) Subsequently enacted amendment in SF 2301 struck and rewrote 2.32.

(b) Separate amendments to section do not appear to conflict.

(c) HF 687 amendment to 46.16, unnum para. 2, is incorporated in HF 54 amendment. HF 54 amendment appears correct for purposes of the Code.

(d) SF 2301 amendment to 135.2 is incorporated in SF 2320 amendment. SF 2320 amendment is final for purposes of the Code.

(e) Subsequently enacted amendment in SF 205 struck and rewrote 206.19.

(f) HF 687 amendments to 229.20, sub. 2, and 229.21, sub. 1, are incorporated in SF 2102 amendments. SF 2102 amendments are final for purposes of the Code.

(g) HF 687 amendment to 230.20, sub. 5, is incorporated in SF 2320 amendment. SF 2320 amendment is final for purposes of the Code.

(h) HF 2299 amendment to 273.5, sub. 5, is incorporated in HF 2593 amendment. HF 2593 amendment is final for purposes of the Code.

(i) HF 747 amendment to 321.122, sub. 4, is incorporated in SF 2361 amendment. SF 2361 amendment is final for purposes of the Code.

(j) SF 2320 struck the amendment to 321.56 contained in HF 687. It appears that only the amendment to 321.561 contained in SF 278 is applicable.

(k) SF 2200 amendment to 322.19, unnum. para. 2, is incorporated in HF 2492 amendment. HF 2492 amendment is final for purposes of the Code.

(1) HF 687 amendment to 325.11 is duplicated in SF 2320.

(m) SF 2320 amendment to 422.5, unnum. para. 6, is incorporated in HF 2577 amendment. HF 2577 amendment is final for purposes of the Code.

(n) Amendments to 422.61, sub. 4, contained in SF 500 and HF 2470 are incorporated in SF 2320 amendment. SF 2320 amendment is final for purposes of the Code.

(o) New subsection added by sec. 10 of HF 2072 was repealed by HF 2567, effective 7-1-80.

(p) HF 2275 amendments to 442.31, 442.34 and 442.35 are incorporated in HF 2551 amendments. HF 2551 amendments are final for purposes of the Code.

(q) SF 2301 amendments to 455B.4, subs. 1, 2 and 4, are incorporated in SF 205 amendment. SF 205 amendment is final for purposes of the Code.

(r) SF 2301 amendment to 467A.4, sub. 1, is incorporated in HF 2561 amendment. HF 2561 amendment is final for purposes of the Code.

(s) HF 2492 amendment to 535.2, sub. 4 was repealed by SF 2375

amendment, retroactive to the effective date of HF 2492. It appears that the amendment to 535.2, sub. 4, contained in SF 2375 is final for purposes of the Code.

(t) SF 2306 amendment to 602.54 is incorporated in HF 54. HF 54 amendment is final for purposes of the Code.

(u) SF 2241 amendment to Ch. 8, sec. 8, sub. 13 is incorporated in HF 2580 amendment.