SUMMARY OF LEGISLATION APPROVED BY THE FIRST REGULAR SESSION OF THE SIXTY-SEVENTH IOWA GENERAL ASSEMBLY AND THE SPECIAL SESSION MEETING IN THE YEAR 1977

ISSUED BY THE IOWA LEGISLATIVE SERVICE BUREAU

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

The various Legalizing Acts passed by the 1977 Session are not included in this summary.

The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1977 Session and the special session.

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·	Eff. Date		
2.10, subs. 1, 2, 3 & 5	1-8-79	Amended	S.F. 213
2.41	PC	Amended	H.F. 449
2.42	PC	Add new subsection	H.F. 449
2.45, sub. 2	PC	Amended	H.F. 449
2.47	PC	Amended	H.F. 449
2.49, sub. 3	PC	Amended	H.F. 449
2.51	PC	Amended	H.F. 449
13.2	PC	Add new subsection	H.F. 280
18.97, sub. 16	PC	Amended	S.F. 317
19A.3, sub. 8	7-1-77	Amended	S.F. 112
194.22	PC	Amended	H.F. 634
Ch. 20	PC	Add new section	H.F. 634
	PC	Amended	H.F. 634
20.9, unnum. para. 3	8-15-77	Amended	S.F. 393
20.15, subs. 1 & 2		Amended	S.F. 393
20.15, sub. 3	8-15-77		S.F. 393
20.15, sub. 5	8-15-77	Amended	S.F. 393
20.15, sub. 6	8-15-77	Amended	
20.15, sub. 6	PC	Amended	H.F. 634
20.17	PC	Add new subsection	
Ch. 21	7-1-77	Repealed	S.F. 51
Ch. 24	PC	Add new section	H.F. 332
24.33	7-1-78	Repealed	S.F. 388
Ch. 25A	7-1-75	Add new section	S.F. 383
25A.21	7 - 1 - 7 7	Repealed	S.F. 383
Ch. 31	1-1-78	Add new section	S.F. 28
33.2	PC	Add new unnum.	
		paragraph	H.F. 634
33.2, sub. 2	PC	Stricken	H.F. 634
68B.2, sub. 4	7-1-77	Amended	S.F. 329
Ch. 79	PC	Add new section	H.F. 634
72.1	7-1-77	Amended	H.F. 445
79.1, unnum. para. 4	PC	Amended	H.F. 634
79.1, diffidm: para: 4	PC	Add new unnum.	
73.1		paragraph	H.F. 634
70 20 aub 1	PC	Amended	H.F. 634
79.20, sub. 1	7-1-77	Repealed	S.F. 268
79.21		Repealed	S.F. 268
79.22	7-1-77	-	D . I . LO C
80.8	PC	Add new unnum.	H.F. 634
		paragraph	S.F. 329
81.1, sub. 1, para. d	7-1-77	Amended	S.F. 329
81.1, sub. 2, para. d	7-1-77	Amended	
81.3, unnum. para. 2	7-1-77	Amended	S.F. 329
Ch. 85	7-1-77	Add new sectio n	S.F. 112
85.3, sub. 2,	•		
unnum. para. 2	7-1-77	Amended	S.F. 328
85.26	7-1-77	Amended	S.F. 328
85.34, sub. 3,			
unnum. para. 1	7-1-77	Amended	S.F. 329
85.35, unnum. para. 1	7-1-77	Amended	S.F. 328
85.35, sub. 3	7-1-77	Amended	S.F. 328

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85.35, sub. 7,			•
unnum. para. 1	7-1-77	Amended	S.F. 328
85.36, sub. 10,			
unnum. para. 1	7-1-77	Amended	S.F. 329
85.46	7-1-77	Repealed	S.F. 328
86.2	7-1-77	Amended	S.F. 328
86.3	7-1-77	Amended	S.F. 328
86.8, sub. 4	7-1-77	Amended	S.F. 328
86.14	7-1-77	Amended	S.F. 328
86.17	7-1-77	Amended	S.F. 328
86.18	7-1-77	Amended	S.F. 328
86.19	7-1-77	Amended	S.F. 328
86.20, unnum. para. 5.	7-1-77	Amended	S.F. 328
86.21	7-1-77	Repeal ed	S.F. 328
86.22	7-1-77	Repealed	S.F. 328
86.23	7-1-77	Repealed	S.F. 328
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86.26	7-1-77	Amended	S.F. 328
86.28	7-1-77	Repealed	S.F. 328
86.32	7-1-77	Amended	S.F. 328
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86.35	7-1-77	Repealed	S.F. 328
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86.36, subs. 3 & 4	7-1-77	Amended	S.F. 328
86.37	7-1-77	Repealed	S.F. 328
86.42	7-1-77	Amended	S.F. 328
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Ch. 96	1-1-78	Add new section	H.F. 595
96.4, sub. 5	7-1-77	Amended	H.F. 595
96.5	1-1-78	Add new subsections	
96.7, sub. 3,			
para. a, subpara. 7	1-1-78	Amended	S.F. 337
96.7, sub. 3, para. c	1-1-78	Amended	S.F. 337
96.7, sub. 3, para. d	1-1-78	Amended	S.F. 337
96.7, sub. 3, para. e	1-1-78	Stricken	S.F. 337
96.7, sub. 4, para. a	7-1-77	Amended	S.F. 329
96.7, sub. 8	1-1-78	Amended	H.F. 595
96.7, sub. 9, para. b,			
subpara. 1	1-1-78	Amended	H.F. 595
96.7, sub. 12	1-1-78	Amended	H.F. 595
96.7, sub. 13	1-1-78	Amended	H.F. 595
96.7, sub. 14	1-1-78	Amended	H.F. 595
96.8, sub. 2	1-1-78	Amended	H.F. 595
96.14, sub. 3	1-1-78	Add new paragraph	H.F. 595
96.14, sub. 16	7-1-77	Amended	S.F. 329
96.19	1-1-78	Add new subsections	
96.19, sub. 1	1-1-78	Amended	S.F. 337
96.19, sub. 3	7-1-77	Stricken	S.F. 329
96.19, sub. 6	1-1-78	Add new	_ · · · · · · · · · · · · · · · · · · ·
	· -	lettered paragraphs	H.F. 595
96.19, sub. 6, para. a	1-1-78	Amended	H.F. 595
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96.19, sub. 6, para. h	1-1-78	Amended	H.F.	595
96.19, sub. 7, lettered				
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96.19, sub. 7, para. a,				
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subpara. 5	1-1-78	Amended	H.F.	595
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96.19, sub. 7, para. a,				
subpara. 7	1-1-78	Stricken	H.F.	595
96.19, sub. 7, para. a	1-1-78	Add new subpara.	H.F.	59 5
96.19, sub. 7, para. a	1-1-78	Add new num.		
		subpara.	H.F.	595
96.19, sub. 7, para. b,				
subpara. 3	1-1-78	Amended	H.F.	595
96.19, sub. 7, para. g,				
subpara. 1	1-1-78	Stricken	H.F.	595
96.19, sub. 7, para. g,				
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96.19, sub. 7, para. g,				
subpara. 5	1-1-78	Amended	H.F.	595
96.19, sub. 13	1-1-78	Add new lettered		
		paragraph	H.F.	595
96.19, sub. 21	1-1-78	Amended	S.F.	337
96.19, sub. 22	1-1-78	Amended	S.F.	337
96.19, sub. 25	1- 1-78	Amended	H.F.	595
96.19, sub. 27	1-1-78	Amended	H.F.	595
96.19, sub. 28	1-1-78	Amended	H.F.	595
96.19, sub. 29	1-1-78	Amended	H.F.	595
96.19, sub. 30	1-1-78	Amended	H.F.	595
96.19, sub. 35, para. b	1-1-78	Amended	H.F.	595
96.24	7-1-77	Amended	S.F.	329
97B.41, sub. 1, para. a	1-8-79	Add new unnum.		
		paragraph	S.F.	213
97B.41, sub. 1, para. a	1-8-79	Add new unnum.		
A		paragraph	H.F.	582
97B.41, sub. 3, para. b,				
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97B.41, sub. 3, para. b	1-1-78	Add new subparas.	H.F.	582
99B.7, sub 3, para. b	PC	Amended	S.F.	288
97B.12	7-1-77	Amended	S.F.	329

97B.16	7-1-77	Amended	S.F.	329
97B.44	7-1-77	Amended		329*
97B.67, sub. 1, unnum.				
para. 2	7-1-77	Amended	S.F.	329
97C.19	7-1-77	Amended	S.F.	329
98.8, sub. 1	1-1-78	Amended	H.F.	231
98.8, sub. 2	1-1-78	Amended	H.F.	231
98.8	1-1-78	Add new subsection	H.F.	
99B.11, sub. 2	1-1-78	Add new para.	S.F.	318
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Ch. 102	7-1-77	Repealed	H.F.	70
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103A.3	7-1-77	Add new subsection	H.F.	75
103A.3	1-1-78	Add new subsections	H.F.	224
103A.3, sub. 12	1-1-78	Amended	H.F.	224
103A.7, unnum. para. 2	7-1-77	Add new subsection	H.F.	75
103A.8	7-1-77	Add new subsection	H.F.	75
103A.10	7-1-77	Add new subsection	H.F.	75
103A.19	7-1-77	Add new unnum.		
		paragraph	H.F.	75
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109.88	1-1-78	Repealed	H.F.	251
109.92	1-1-78	Amended	H.F.	
109.97	1-1-78	Amended	H.F.	
Ch. 110	1-1-78	Add new section	H.F.	
110.1	1-1-78	Amended	H.F.	
110.6	1-1-78	Amended	H.F.	
110.11	1-1-78	Amended	H.F.	
110.13	1-1-78	Amended	H.F.	
Ch. 111	1-1-78	Add new section	S.F.	
111A.4, sub. 3	1-1-78	Amended	H.F.	
114.21	1-1-78	Amended	S.F.	
114.31	7-1-77	Amended	S.F.	
115.8	1-1-78	Amended	S.F.	
115.19	7-1-77	Amended	S.F.	390
116.3, sub. 1, unnum.				
para. 1	7-1-77	Amended	S.F.	
117.29	1-1-78	Amended	S.F.	
117.51	7-1-77	Amended	S.F.	
118.13	1-1-78	Amended	S.F.	
118.26	7-1-77	Amended	S.F.	
118A.8, unnum. para. 1	7-1-77	Amended	S.F.	
118A.15	1-1-78	Amended	S.F.	
120.10	1-1-78	Amended	S.F.	
120.16	7-1-77	Amended	S.F.	
Ch. 123, div. II	7-1-77	Add new section	S.F.	394
123.24	1-1-78	Add new unnum.	o =	256
		para.	S.F.	439

	123.36, sub. 6	7-1-77	Amended	S.F. 290
	123.36, sub. 7, unnum.		•	
	paras. 1 & 2	7-1-77	Stricken	S.F. 290
	123.49, sub. 2, para. b	7-1-77	Amended	S.F. 290
Veto	123.96, sub. 1 & 2	7-1-77	Stricken	S.F. 31
	123.134, sub. 5	7-1-77	Amended	S.F. 290
• 1		7-1-77	Repealed	S.F. 394
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	125.2, subs. 10 & 11	1-1-78	Amended	H.F. 594
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	125.5	1-1-78	Amended	H.F. 594
	125.6	1-1-78	Amended	H.F. 594
	125.7	1-1-78	Add new subsection	H.F. 594
	125.7, subs. 2, 4, 5 & 8	1-1-78	Amended	H.F. 594
	125.8	1-1-78	Amended	H.F. 594
	125.9	1-1-78	Add new subsections	H.F. 594
	125.9, subs. 1, 2, 4 & 6	1-1-78	Amended	H.F. 594
	Ch. 125	1-1-78	Add new sections	H.F. 594
	125.10	1-1-78	Amended	H.F. 594
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	125.12	1-1-78	Amended	H.F. 594
	125.12	1-1-78	Amended	
	125.14	1-1-78	Amended	H.F. 594 H.F. 594
	125.15	1-1-78	Repealed	H.F. 594
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	125.17, subs. 1 & 2		Amended	H.F. 594
	125.17, sub. 4	1-1-78	Amended	H.F. 594
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	125.19, sub. 1, 2 & 5	1-1-78	Amended	H.F. 594
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	125.20	1-1-78	Amended	H.F. 594
		1-1-78	Add new sub.	H.F. 594
	125.20, sub. 2	1-1-78	Amended	H.F. 594
	125.21, sub. 2 125.22	1-1-78	Amended	H.F. 594
		1-1-78	Amended	H.F. 594
	125.23, sub. 3 125.26	1-1-78	Amended	H.F. 594
	125.27	1-1-78	Amended	H.F. 594
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	125.28, sub. 1	1-1-78	Amended	H.F. 594
	125.29	1-1-78	Amended	H.F. 594
	125.30	1-1-78	Amended	H.F. 594
	125.31, unnum. para. 1	1-1-78	Amended	H.F. 594
	125.33	1-1-78	Amended	H.F. 594
	125.34	1-1-78	Amended	H.F. 594
	125.37	7-1-77	Repealed	H.F. 594
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	125.39	7-1-77	Repealed	H.F. 594
	125.40	7-1-77	Repealed	H.F. 594
	125.41	7-1-77	Repealed	H.F. 594
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	135B.17, unnum. para. 1	7-1-77	Amended	S.F. 329
	135D.26, sub. 2	12-1-78	Amended	S.F. 167

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135E.16	7-1-77	Amended	S.F.	
Ch. 139	8-15-77	Add new section	H.F.	
Ch. 145	7-1-77	Repealed	S.F.	
147.21, unnum. para. 1	7-1-77	Amended	S.F.	
Ch. 151	1-1-78	Add new section		
Ch. 153	7-1-77		S.F.	
		Add new section	S.F.	
154.8	1-1-78	Repealed	S.F.	
154A.5	7-1-77	Amended	S.F.	
154A.16	1-1-78	Repealed	S.F.	
154B.4	1-1-78	Amended	S.F.	
154B.6	1-1-78	Amende d	S.F.	312
154B.7	1-1-78	Amended	S.F.	312
159.5, sub. 8	7-1-77	Amended	S.F.	156
159.6, sub. 10	7-1-77	Amended	S.F.	329
Ch. 169	1-1-78	Add new section	S.F.	
169.55	7-1-77	Amended	S.F.	
172B.5, sub. 1	7-1-77	Amended	S.F.	
Ch. 163	1-1-78	Add new sections	H.F.	
172C.1, sub. 1	7-1-77	Amended	S.F.	
172C.1, sub. 7	7-1-77	Amended	S.F.	
172C.1	7-1-77	Add new subsections		
	7-1-77			
172C.4, unnum. para. 1		Amended	S.F.	
172C.4, sub. 3	7-1-77	Amended	S.F.	
172C.4, sub. 7	7-1-77	Amended	S.F.	
172C.4	7-1-77	Add new subsections		
172C.5, unnum. para. 1	7-1-77	Amended	S.F.	
172C.7, unnum. para. 1	7-1-77	Amended	S.F.	231
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unnum. para. 1	7-1-77	Amended	S.F.	231
172C.7, sub. 1,				
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172C.8, subs. 1, 2 & 3	7-1-77	Amended	S.F.	
172C.12	7-1-77	Amended		
			S.F.	
173.2, sub. 4	7-1-77	Stricken	S.F.	
173.3	7-1-77	Amended	S.F.	329
179.5, sub. 2, unnum.				
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190.1, sub. 4	7-1-77	Amended	S.F.	
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195.13	1-1-78	Amended		110
204.210, sub. 5, para. a	7-1-77	Amende d		6 0
212.2	1-1-78	Amended		
Ch. 216	7-1-77	Repealed	H.F.	57
217.10	7-1-77	Amended	S.F.	243
217.24	7-1-77	Repealed	S.F.	112

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217.25	7-1-77	Repealed	S.F. 112
217.26	7-1-77	Repealed	S.F. 112
217.27	7-1-77		
217.27		Repealed	S.F. 112
	7-1-77	Repealed	S.F. 112
217.29	7-1-77	Repealed	S.F. 112
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223.8	7-1-77	Amended	H.F. 464
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Ch. 224A	1-1-78	Repealed	H.F. 594
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225.44	7-1-78	Repealed	S.F. 388
225.45	7-1-78	Repealed	S.F. 388
229.1, sub. 3	7-1-77	Amended	S.F. 329
229.21, sub. 1	1-1-78	Amended	H.F. 594
Ch. 230	7-1-77		
230.25, sub. 2	7-1-77	Add new section Amended	S.F. 35
239A.1			S.F. 35
	7-1-77	Amended	S.F. 329
239A.2, unnum. para. 1	7-1-77	Amended	S.F. 329
239A.3, unnum. para. 1	7-1-77	Amended	S.F. 329
Ch. 245	7-1-77	Add new section	S.F. 64
Ch. 246	7-1-77	Add new section	H.F. 464
246.1	7-1-77	Amended	H.F. 464
246.3, unnum.			
paras. 1 & 2	7-1-77	Amended	S.F. 64
246.4	PC	Repealed	H.F. 634
246.21	7-1-77	Repealed	H.F. 57
246.24	7-1-77	Repealed	H.F. 57
246.26	7-1-77	Repealed	H.F. 57
246.27	7-1-77	Repealed	H.F. 57
246.28	7-1-77	Repealed	H.F. 57
247.5, unnum. para. 1	PC	Amended	H.F. 331
247.24	7-1-77	Amended	S.F. 112
247A.2	7-1-77	Amended	S.F. 112
249A.7	1-1-78	Amended	S.F. 297
253.2	7-1-77	Amended	H.F. 74
257.25, unnum. para. 1	7-1-77	Amended	H.F. 254
257.25, subs. 3 & 4	7-1-77	Amended	H.F. 254
257.25, sub. 6,		ismended .	п.г. 434
paras. b & c	7-1-77	Amended	11 12 254
258.7, unnum. para. 1	7-1-77	Amended	H.F. 254
258.7, unnum. paras. 3 &	/-1-//	Amended	S.F. 296
	7 1 77	A	
subs. 1 through 13 258.9	7-1-77	Amended	S.F. 296
266.20	7-1-77	Amended	S.F. 296
	7-1-77	Repealed	S.F. 351
270.9	7-1-77	Amended	S.F. 214
277.4, unnum. para. 1	7-1-77	Amended	H.F. 209
279.3	7-1-77	Amended	H.F. 209
279.15, sub. 2., unnum.			
para. 1	7-1-77	Amended	S.F. 329
279.16, unnum. para. 4	7-1-77	Amended	S.F. 329
279.21, unnum. para. 1	7-1-77	Amended	S.F. 329
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279.32, unnum. para. 1	7-1-77	Amended	H.F. 209
Ch. 280A	PC	Add new section	H.F. 622
291.2	7-1-77	Amended	H.F. 209
298.22	7-1-77	Amended	H.F. 209
303.12	1-1-78	Amended	S.F. 41
303.13	1-1-78	Amended	S.F. 41
303.14	1-1-78	Amended	S.F. 41
304.2, sub. 2	1-1-78	Amended	S.F. 41
304.3, sub. 2	7-1-77	Amended	S.F. 329
304.3, sub. 6	1-1-78	Amended	S.F. 41
304.4	1-1-78	Amended	S.F. 41
304.6	1-1-78	Amended	S.F. 41
304.10	1-1-78	Amended	S.F. 41
304.11	1-1-78	Amended	S.F. 41
306.16	1-1-78	Amended	S.F. 307
306.17	1-1-78	Amended	S.F. 307
307.26, sub. 5	7-1-77	Amended	S.F. 167
308A.3	7-1-77	Amended	H.F. 197
313.18	7-1-77	Amended	H.F. 327
317.1, sub. 2	1-1-78	Amended	S.F. 118
317.3	1-1-78	Amended	S.F. 279
317.4	1-1-78	Amended	S.F. 279
Ch. 321	7-1-77	Add new section	S.F. 167
321.1	7-1-77	Add new subsections	S.F. 167
	7-1-77	Add new paragraph	S.F. 167
321.1, sub. 16	11-1-77	· · · · · · · · · · · · · · · · · · ·	S.F. 334
321.1, sub. 17	7-1-77	Amended	S.F. 329
321.1, sub. 13		Amended	S.F. 329
321.4	7-1-77	Amended	S.F. 167
321.19, sub. 1	7-1-77	Amended	S.F. 334
321.21, sub. 3	11-1-77	Amended	S.F. 167
321.24, unnum. para. 1	7-1-77	Amended	S.F. 167
321.25	12-1-78	Amended	S.F. 167
321.26	12-1-78	Repealed	
321.27	12-1-78	Repealed	S.F. 167
321.31	7-1-77	Amended	S.F. 167
321.34, subs. 1, 2 & 4	12-1-78	Amended	S.F. 167
321.34, sub. 5	12-1-78	Repealed	S.F. 167
321.34, sub. 6	11-1-77	Amended	S.F. 334
321.34, sub. 7,	·		C E 167
paras. a & b	7-1-77	Amended	S.F. 167
321.35, unnum. paras 1 & 2	12-1-78	Stricken	S.F. 167
321.36	12-1-78	Repealed	S.F. 167
321.37, unnum. para. 1	7-1-77	Amended	S.F. 167
321.39	12-1-78	Amended	S.F. 167
321.41	7-1-77	Add new paragraph	S.F. 167
321.42, unnum. para. 1	7-1-77	Amended	S.F. 167
321.46, unnum. para. 1	7-1-77	Amended	S.F. 167
321.47	12-1-78	Add new paragraph	S.F. 167
321.48, sub. 1	12-1-78	Amended	S.F. 167
321.49, sub. 1	7-1-77	Amended	S.F. 167
321.50, sub. 1	7-1-77	Amended	S.F. 167
321.50, subs. 3 & 4	7-1-77	Amended	S.F. 167
321.51, sub 2	7-1-77	Amended	S.F. 167

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321.51, subs. 3, 4, 5	10 1 70		C E 167
6 & 7	12-1-78	Amended	S.F. 167
321.52	12-1-78	Amended	S.F. 167
321.57, unnum. para. 1	12-1-78	Amended	S.F. 167
321.58	12-1-78	Amended	S.F. 167
321.60	12-1-78	Amended	S.F. 167
321.75	7-1-77	Repealed	S.F. 167
321.89, sub. 4,			
unnum. para. 1	7-1-77	Amended	S.F. 329
321.104	7-1-77	Add new subsection	S.F. 167
321.105, unnum. para. 1	12-1-78	Amended	S.F. 167
321.105, unnum. para. 4	11-1-77	Amended	S.F. 334
321.121	12-1-78	Amended	S.F. 167
321.122, sub. 1	11-1-77	Add new paragraphs	S.F. 334
321.122, sub. 2	11-1-77	Amended	S.F. 334
321.123, unnum. para. 1	11-1-77	Amended	S.F. 334
321.123, subs. 1 & 2	11-1-77	Stricken	S.F. 334
321.123, sub. 4	11-1-77	Amended	S.F. 334
321.126, sub. 1	12-1-78	Amended	S.F. 167
321.126, sub. 2	12-1-78	Repealed	S.F. 167
321.127	12-1-78	Amended	S.F. 167
321.129	7-1-77	Repealed	H.F. 327
321.134, unnum. para. 1	7-1-77	Amended	S.F. 167
321.145	7-1-77	Amended	H.F. 327
321.146	7-1-77	Repealed	H.F. 327
321.152	7-1-77	Amended	S.F. 167
321.166	12-1-78	Amended	S.F. 167
321.176, sub. 4	7-1-77	Amended	S.F. 167
321.177, sub. 1	7-1-77	Amended	S.F. 167
321.177, sub. 1,	7 1 77	Ame it de d	
unnum. para. 3	7-1-77	Amended	S.F. 167
321.178, sub. 2	7-1-77	Amended	S.F. 167
321.178, sub. 3	7-1-77	Stricken	S.F. 167
321.170, 840. 3	7-1-77	Add new subsection	S.F. 167
321.188	12-1-78	Repealed	S.F. 167
321.189, sub. 1	7-1-77	Amended	S.F. 167
321.189, sub. 2, paras.	/-1-//	Amended	5.1. 107
a & b	7-1-77	Amended	S.F. 167
321.191, unnum. para. 1	7-1-77		S.F. 167
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321.196, unnum. para. 1	7-1-77 7-1-77	Amended Amended	S.F. 167
321.197	7-1-77		S.F. 167
321.216		Add new subsection	
321.218, unnum. para. 2	1-1-78	Amended	S.F. 318
321.238, sub. 9	7-1-77	Amended	H.F. 327
321.238, sub. 21	7-1-77	Amended	H.F. 327
321.342	7-1-77	Add new unnum. para.	
321.354	7-1-77	Amended	S.F. 167
321.447, unnum. para. 1	7-1-77	Amended	S.F. 167
321.454	7-1-77	Amended	S.F. 167
321.457, subs. 1 & 2	7-1-77	Amended	S.F. 167
321.460	7-1-77	Amended	S.F. 167
321.473	7-1-77	Add new unnum. para.	S.F. 167
321.473	7-1-77	Add new	
		unnum. paras.	H.F. 437
321A.3	7-1-77	Amended .	H.F. 327

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     321E.1
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                                                  Amended
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     321F.11
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                                                  Amended
     322.3, sub. 4
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                                                  Amended
     322.12
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                                                  Amended
     324.3
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                                                   Add new subsection
                                                                          H.F. 385
     324.11. sub. 1
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     324.35
                                    7-1-75
                                                  Add new unnum. para. H.F. 385
     324.52. unnum. para. 2
                                    1 - 1 - 78
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                                                   Amended
     324.53, unnum. para. 1
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     324.53, unnum. para. 3
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     324.54
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     324.57
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                                                   Add new subsection
                                                                          H.F. 385
     325.1
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                                                   Add new subsections
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     325.6, unnum. para. 1
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     325.7, unnum. para. 3
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     325.25
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     325.36
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     326.13
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                                                   Amended
     327.13
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                                                                          H.F. 327
     327A.2
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     327A.8
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     327B.3
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     327G.15, unnum. para. 3
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     327G.32
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     328.1
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                                                   Add new subsections
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     328.12
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                                                   Add new subsection
                                                                          S.F. 377
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                                                   Amended
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                                    PC
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                                                   Add new section
     336A.5, sub. 1
                                    7-1-77
                                                   Amended
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     336A.10
                                    7-1-77
                                                   Amended
     336A.11
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     339.5
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                                                                          S.F. 318
     340.8
                                    PC
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                                                   Amended
                                    PС
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     340.18
                                                   Repealed
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     345.1
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                                                   Amended
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     346A.2
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     351.19
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     356.5, sub. 6
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                                                   Amended
                                    1 - 1 - 78
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     368.7, unnum. para. 2
                                                   Amended
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     368.8
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                                                   Add new subsection
                                                                          S.F. 224
     368.11
     368.20, sub. 2
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     400.11, unnum. para. 1
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     403A.1
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     403A.2, sub. 17
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     403A.5
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                                                   Amended
     403A.21, sub. 8
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     403A.22, unnum. para. 1
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     403A.22, sub. 2
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                                                   Amended
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     403A.28
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                                                                          H.F. 536
     409.1, unnum. para. 1
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409.1, unnum. paras. 2 & 3	1-1-78	Stricken	S.F. 379
409.9, unnum. para. 1	1-1-78	Amended	S.F. 379
409.12	1-1-78	Amended	S.F. 379
409.30, sub. 3	1-1-78	Amended	S.F. 379
409.31	1-1-78	Add new subsection	
409.43, unnum. para. 1	1-1-78	Amended	S.F. 379
410.3	1-1-78 ,	Amended	H.F. 406
411.6, sub. 7, para. c	7-1-77	Stricken	S.F. 329
411.7, sub. 2	1-1-78	Amended	H.F. 406
421.22	7-1-77	Amended	S.F. 329
Ch. 422	7-1-77	Add new division	S.F. 140
422.4, sub. 17	1-1-76	Amended	S.F. 32
422.5, unnum. para. 3	1-1-77	Amended	S.F. 61
422.7	5-21-76	Add new subsection	S.F. 32
422.7	1-1-76	Add new subsection	
422.9, sub. 2	1-1-76		S.F. 32
422.9, sub. 2	1-1-76	Add new lettered	5.F. J2
, 422.7, 3db. L	1-1-70	paragraph	S.F. 32
422.12	1-1-77		S.F. 32
422.12 422.16, sub. 13	PC	Amended	
422.10, Sub. 13 422.20		Amended	S.F. 32
	PC	Amended	S.F. 32
422.26, unnum. para. 2	1-1-78	Amended	S.F. 314
422.32, sub. 4	1-1-76	Amended	S.F. 32
422.33, sub. 1, unnum.			
para. 1	1-1-77	Amended	S.F. 140
422.61, sub. 4	1-1-76	Amended	S.F. 32
422.72	PC	Amended	S.F. 32
Ch. 425	PC	Add new section	H.F. 332
425.1	1-1-76	Add new subsections	H.F. 332
425.1, subs. 2, 3 & 4	1-1-76	Amended	H.F. 332
425.9, unnum. para. 2	1-1-76	Amended	H.F. 332
425.11, sub. 1, paras.			
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425.11, sub. 1, para. e	1-1-76	Amended	H.F. 332
426.1	1-1-76	Amended	H.F. 332
426.2, unnum. para. 1	1-1-76	Amended	H.F. 332
426.3	PC	Amended	H.F. 332
426.7	PC	Amended	H.F. 332
427A.1, subs. 3 & 4	PC	Amended	H.F. 332
427A.9, unnum. para. 2	PC	Amended	H.F. 332
427A.13	PC	Amended	H.F. 332
441.21, sub. 1	PC	Add new unnum.	
		paragraphs	H.F. 332
441.21, sub. 1	PC	Add new unnum.	332
		paragraph	H.F. 332
441.21, sub. 1, unnum.		Larabrahu	
para. 1	PC	Amended	H.F. 332
441.21, sub. 1,	• •	Manded	H.F. JJZ
unnum. para. 7	PC	Amended	ับ ๒ ววา
441.26			H.F. 332
771.40	PC	Add new unnum.	TT TO 000
441 45	1 1 70	paragraph	H.F. 332
441.65	1-1-78	Amended	S.F. 379
442.2, unnum. para. 1	PC	Amended	H.F. 332
442.9, sub. 1, para. c	ЬС	Amended	S.F. 415

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442.10	PC	Repealed	S.F.	415
442.11	PC	Repealed	S.F.	415
442.13, sub. 6	PC	Amended	S.F.	415
Ch. 445	PC	Add new section	H.F.	
446.4	7-1-77	Amended	S.F.	
450.18	7-1-77	Amended	S.F.	
450.68	PC	Add new unnum.	0.1,	32)
430.00		paragraphs	S.F.	32
455.22, unnum. para. 1	7-1-77	Amended	S.F.	
	PC	Amended	H.F.	
455A.8				
455A.14	PC	Amended	H.F.	
455A.14, sub. 2	PC	Add new paras.	H.F.	
455A.20, unnum. para. 1	PC	Amended	H.F.	2//
455A.20	PC	Add new unnum.		
		paragraphs	H.F.	
455A.21	PC	Amended	H.F.	
455A.33	PC	Add new para.	H.F.	
455B.7, sub. 3	7-1-77	Amended	S.F.	
455B.12, sub. 4	7-1-77	Amended	H.F.	445
455B.12, sub. 10,				
unnum. para. 1	7-1-77	Amended	H.F.	56 9
455B.13, sub. 3,				
unnum. para. 1	7-1-77	Amended	H.F.	569
455B.13, sub. 3	7-1-77	Add new lettered		
		paragraph	H.F.	569
455B.26	7-1-77	Amended	H.F.	56 9
455B.32, sub. 3,				
unnum. para. 2	7-1-77	Amended	H.F.	569
455B.33, sub. 4	7-1-77	Add new paragraph	H.F.	569
4558.59	1-1-78	Amended	S.F.	
Ch. 491	7-1-77	Add new section	H.F.	
Ch. 491	7-1-79	Repeal new section		
		added 7-1-77	H.F.	338
496.1, unnum. para. 1	7-1-77	Amended	S.F.	
Ch. 496A	7-1-77	Add new section	H.F.	
Ch. 496A	7-1-79	Repeal new section		
CII. 470A	, , , ,	added 7-1-77	H.F.	338
496A.2, sub. 14	1-1-78	Amended	S.F.	
496A.32, unnum. para. 3	1-1-78	Amended	S.F.	
496A.32, unnum. para. 11	1-1-78	Stricken	S.F.	
496A.37	1-1-78	Amended	S.F.	
	7-1-77	Add new sections	H.F.	
Ch. 499	7-1-77	Repeal new sections	11 • 1 •	330
Ch. 499	7-1-73	added 7-1-77	H.F.	3 3 8
FO/ 3	1-1-78	Amended	S.F.	
504.3			S.F.	
504.17	1-1-78	Repealed		
504.18	1-1-78	Amended	S.F.	239
504A.22	7-1-77	Add new unnum.		_
	1 1 70	paragraph	S.F.	
504A.100, sub. 1	1-1-78	Amended		239
509.17, sub. 3	7-1-77	Amended		180
509A.11, sub. 1	PC	Amended	H.F.	
515B.5, sub. 1, para. g	7-1-77	Amended	S.F.	
515B.5, sub. 2, para. g	7-1-77	Amended	S.F.	329

515B.15	7-1-76	Amended		S.F.	170
515B.16	7-1-76	Amended		S.F.	170
522.1	7-1-77	Add new	paragraph	S.F.	65
534.2, sub. 14	1-1-78	Amended		S.F.	119
534.12, sub. 1	1-1-78	Amended		S.F.	119
534.19, sub. 9	1-1-78	Amended		S.F.	119
534.21, sub. 2	1-1-78	Amended		S.F.	119
534.21, subs. 3 & 4	1-1-78	Amended		S.F.	119
534.21, sub. 10	1-1-78	Amended		S.F.	119
534.21, sub. 12	1-1-78	Amended		S.F.	119
534.43	1-1-78	Amended		S.F.	119
534.48	1-1-78	Amended		S.F.	119
534.62	1-1-78	Amended		S.F.	119
543.28, sub. 3, unnum.					
para. 4	7-1-77	Amended		S.F.	329
554.9301, sub. 2	1-1-78	Amended		H.F.	358
554.9312, sub. 4	1-1-78	Amended		H.F.	358
554.11105, sub. 4	7-1-77	Amended		S.F.	329
589.25	7-1-77	Amended		H.F.	305
Ch. 595	1-1-78	Add new	section	H.F.	85
597.15	7-1-77	Amended		S.F.	274
598.2	1-1-78	Amended	•	H.F.	
598.5, sub. 1	1-1-78	Amended		H.F.	
598.5, sub. 3	1-1-78	Amended		H.F.	281
598.21, unnum. para. 1	7-1-77	Amended		S.F.	274
598.21, unnum. para. 1	7-1-77	Amended		H.F.	
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600.2, sub. 2	7-1-77	Amended		S.F.	
600.3, sub. 2	7-1-77	Amended		S.F.	363
600.5, subs. 4, 5 & 10	7-1-77	Amended		S.F.	363
600.8	7-1-77	Add new	subsection	S.F.	363
600.8, sub. 2, para. a	7-1-77	Amended		S.F.	363
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PC- Indicates Publication Clause

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AGRICULTURE

- H.F. 228 By Committee on Agriculture. Requires persons who engage in the business of leasing a breeding bull for a fee to obtain a license from the Department of Agriculture. In addition, each breeding bull must be registered with the Department. It requires that any bulls which are leased must be tested for tuberculosis and Bang's disease, and declared free of any apparent symptoms of other infectious or contagious diseases. Bull semen used for artificial insemination purposes may be sold only if from a bull that has been so tested. (Effective: January 1, 1978.)
- H.F. 421 By Committee on Agriculture. Allows the use of hopper scales or belt conveyor scales to weigh agricultural products within the limitations otherwise provided by law. (Effective: January 1, 1978.)
- H.F. 444 By Committee on Agriculture. Requires the Department of Agriculture to establish an Aujeszky's disease, commonly known as pseudorabies, control program. In establishing this program, the Department has authority to designate Aujeszky's disease tests, to require the administering thereof, to regulate the importation, sale, lease, exhibition or movement within the state, to impose quarantines upon infected herds and to prohibit, with certain exceptions, the use, sale or distribution of Aujeszky's disease vaccine not approved by the Secretary of Agriculture. (Emergency: Effective July 1, 1977.)
- S.F. 109 By Committee on Agriculture. Updates from December 31, 1972 to April 1, 1976 the Iowa specifications standards for cheese and cheese products to coincide with federal food and drug standards.
- S.F. 110 By Committee on Agriculture. Provides for once a month testing of milk used for manufacturing purposes, to coincide with U.S. Department of Agriculture recommendations. (Effective: January 1, 1978.)
- S.F. 118 By Schwengels. Declares the multiflora rose to be a secondary noxious weed except when used as understock for cultivated roses, as ornamental shrubs or gardens, or when the board of supervisors declares it not to be a noxious weed in a county. (Effective: January 1, 1978.)
- S.F. 140 See Taxation. Relates to taxation of farm corporations.
- S.F. 231 By Committee on Agriculture. Extends from 3 years to 5 years the moratorium for acquiring agricultural land by corporations and adds to the moritorium trusts except for family trusts, authorized trusts, and testamentary

trusts. It changes the definition of farm corporation to include nonprofit corporations and cooperatives and revises the definition of fiduciary capacity. It clarifies reporting requirements for reporting by corporations owning or leasing agricultural land or engaged in farming and changes the dates for reporting to the Secretary of State by those corporations.

S.F. 351 By Committee on Agriculture. Establishes a Livestock Health Advisory Council consisting of producers of cattle, swine, sheep, poultry, and milk and a practicing veterinarian to make recommendations to the Iowa State University College of Veterinary Medicine concerning the University's application of funds appropriated to the Livestock Disease Fund. The University cannot expend the funds appropriated until it receives the Council's recommendations. The Act appropriates \$200,000 annually to the Fund for research into the diseases of livestock.

APPROPRIATIONS

Appropriates 156 By Budget Natural Resources Subcommittee. to the Department of Agriculture for the next fiscal year, \$878,140 for general administration; \$2,019,412 for the regulatory division; \$373,172 for the laboratory division; \$500,803 from the commercial feed fund to be transferred to the laboratory division; \$25,000 from the commercial feed fund to be transferred to the administration division; \$266,472 from the hotel and restaurant to be transferred to the regulatory division; \$269,467 from the pesticide fund to be transferred to the laboratory division; \$498,413 from the fertilizer fund to be transferred to the laboratory division; \$25,000 from the fertilizer fund to be transferred to the administration division; and \$48,726 from the dairy trade practice fund to be transferred to the administration division. Provides for the reduction in the per ton fee for commercial feed and fertilizer in any year in which the unencumbered balance of funds in the commercial feed fund and in the fertilizer fund exceeds \$350,000. The Act appropriates for the next fiscal year \$1,622,207 for the operation of the Iowa Development Commission, of these funds there is allocated \$30,800 for the 7 regional tourism districts if a district provides matching funds, \$141,477 is appropriated for a European office for and the Commission. It appropriates to the Iowa State Fair Board \$75,800 for maintenance of the State Fair buildings and grounds; \$10,000 for premiums, and \$210,000 for state aid to agricultural societies. It appropriates \$50,000 from the dairy industry fund to the Iowa Dairy Industry Commission and the remainder of the fund is appropriated for refunds for the milk and cream check-off and to promotional and research expenses. It strikes standing appropriation of \$20,000 per year for the

expense of operating the marketing news service division of the Department of Agriculture.

S.F. 344 See Natural Resources. Relates to appropriation to the Department of Agriculture for purchasing or converting scale trucks.

CITIES

- H.F. 44 By Bina. Provides that more than ten persons who receive the highest standings on a city civil service examination may be certified if there is a tie for the tenth place. (Effective: January 1, 1978.)
- H.F. 536 See Housing. Redesignates "low rent housing law" as "municipal housing law".
- S.F. 224 By Committee on Cities. Requires that plans for a formal agreement for the maintenance and improvement and traffic control of shared roads be made by municipal corporations and counties when an incorporation or boundary adjustment involves shared roads. The Act also clarifies the responsibilities of the city clerk and city development board for filings involved in incorporations or boundary adjustments. (Effective: January 1, 1978.)

APPROPRIATIONS

S.F. 342 By Budget Regulatory and Finance Subcommittee, Appropriates \$4,000,000 for the next fiscal year to the County Government Assistance Fund for distribution to counties and \$12,000,000 for the next fiscal year to the Municipal Assistance Fund for distribution to cities.

COMMERCE, CORPORATIONS AND UTILITIES

- H.F. 338 By Daggett. Provides a procedure whereby a corporation incorporated under chapters 491 or 496A of the Code may convert to a cooperative association under chapter 499. Repealed effective July 1, 1978.
- S.F. 5 By Murray. Authorizes nonprofit corporations organized under chapter 504A to conduct board of directors meetings by conference telephone calls or by similar communication equipment unless restricted by the corporation's articles of incorporation or bylaws.
- S.F. 231 See Agriculture. Relates to agricultural corporations.
- S.F. 238 By Kelly. Conforms the practice of filling vacancies on boards of directors of business corporations to that of the Model Business Corporation Act, clarifies the status of national banks, eliminates the voting of treasury shares held by a majority-owned subsidiary of the parent corporation, and guarantees the right of a shareholder to vote by proxy. (Effective: January 1, 1978.)
- S.F. 239 By Kelly. Requires nonprofit corporations organized under chapter 504 to reincorporate under chapter 504A at the end of their current term and provides that corporations organized under chapters 174, 482, 491, 494, 495, 496A, 499A, 500, 503, 506, 508, 510, 514, 515, 518A, 519, 533, 534, and state banks organized under chapter 524 are subject to the Nonprofit Corporation Act. (Effective: January 1, 1978.)

APPROPRIATIONS

S.F. 197 See State Government. Appropriation to the Iowa State Commerce Commission.

CORRECTIVE LEGISLATION

- H.F. 209 See Education. Relates to school district appointments and registration of bonds.
- S.F. 170 By Committee on Commerce. Corrects an incorrect amendment in an Act passed in 1976 relating to the Iowa insurance guaranty association. The wrong section was stricken and this Act strikes the section which should have been stricken and reenacts the section which was stricken.
- S.F. 318 By Committee on Judiciary. Amends the Criminal Code Revision to make technical changes of a corrective nature. (Effective: January 1, 1978.)
- S.F. 329 By Committee on Judiciary. Corrects erroneous, inconsistent, or obsolete provisions of the 1977 Code.

COUNTIES

- H.F. 74 By Committee on County Government. Authorizes the board of supervisors or the management committee of a county care facility to budget funds for activities programs for residents of county care facilities. (Effective: January 1, 1978.)
- H.F. 150 By Clark of Lee and Spear. Repeals the salary limitation of seventy-five percent of the principal county officer's salary for the first deputy auditor, treasurer, recorder, and clerk of the district court in counties having dual county seats and for the second deputy sheriff in counties where the district court is held in two places. The first and second deputies of county officers, except the sheriff, may receive a salary of not more than eighty percent of the principal county officer's salary. The first and second deputy sheriffs may receive up to eighty-five percent of the sheriff's salary except in Polk County where a seventy-five percent limitation applies. (Emergency: Effective April 8, 1977.)
- H.F. 279 See Courts and the Judicial Process. Relates to authority of the county board of supervisors to designate the duties of the public defender or assistant public defender as full time.
- H.F. 437 See Transportation--Vehicles. Relates to movement of certain products over highways with weight restrictions.
- By Doderer. Provides contract and bidding procedures for S.F. 7 the construction or repair of county buildings. probable cost of constructing or repairing a county building will exceed \$5,000, the board of supervisors advertise for bids once each week for three consecutive weeks before awarding the written contract. the probable cost of the project is less than \$5,000, the written contract may be awarded under the formal bidding procedures or by written notice to three qualified bidders two weeks before the contract is awarded. However, if the cost of repair is less than \$500 or emergency repairs of less than \$2,000 are needed to prevent further damage to a building and such repairs cannot reasonably be delayed in compliance with the time requirements of formal or informal bidding contracting procedures, the board of supervisors may award a contract without advertising or giving written notice for bids and enter a statement in the minutes of the board meeting giving reasons for the need for emergency repairs. (Effective: January 1, 1978.) VETOED BY GOVERNOR.

- S.F. 35 See Human Resources. Relates to authority of county boards of supervisors over certain liens.
- S.F. 42 See Health. Relates to population of counties establishing county health centers under a specific chapter of the Code.
- S.F. 53 By Committee on County Government. Relates to county boards of supervisors and authorizes the expenditure of federal funds other than federal revenue-sharing funds not requiring any matching funds without a referendum and requires that a public hearing be held on all expenditures of \$50,000 or more, rather than \$75,000 or more. (Emergency: Effective March 10, 1977.)
- S.F. 224 See Cities. Relates to responsibilities for shared roads by cities and counties.
- S.F. 279 By Committee on County Government. Authorizes the appointment of a county weed commissioner who may be assigned other duties during the portion of the year when the services of the county weed commissioner are not required. The county weed commissioner may also be paid an annual salary. (Effective: January 1, 1978.)
- S.F. 341 By Budget Regulatory and Finance Subcommittee. Appropriates \$2,500,000 from the general fund to the money and credits tax replacement fund for payments to counties.
- S.F. 342 See Cities. Relates to appropriation to the county government assistance fund.
- S.F. 379 By Committee on County Government. Amends law relating to platting of land by removing reference to original proprietor, provides that an attorney's opinion or certificate of a recorder may show a mortgage or encumbrance on platted land if a release from the mortgage or encumbrance is obtained for streets, easements and other areas to be conveyed to a local government, and provides that a plat be accompanied by a statement of a registered surveyor that the plat was prepared by the surveyor or under the surveyor's supervision and the date of survey or resurvey. (Effective: January 1, 1978.)

COURTS AND THE JUDICIAL PROCESS

- H.F. 70 By Spear and Middleswart. Repeals the Code provision which grants a lifetime exemption from jury duty to persons who serve as active members of fire companies for ten years or more.
- H.F. 77 By Lipsky. Repeals the provisions of the Code which specify that for purposes of determining whether or not an action has been commenced within the period required by the statute of limitations, an action against a nonresident who contracted or committed a tort in Iowa is deemed to commence when the original notice is delivered to the Secretary of State for service on the non-resident. This provision was rendered unnecessary by new Rule 55 of the Rules of Civil Procedure which provides that an action is commenced when original notice is filed with the clerk and which, pursuant to law, supercedes this provision of the Code.
- H.F. 85 By Doyle. Provides that the names used on the marriage license will be the legal names of the parties to the marriage. Either party may request a name change to that of the other party or to some other surname mutually agreed upon by the parties. A person may only change his her name once under chapter 674 of the Code unless just cause is shown. However, a person may change his or her name back to the name appearing on his or her original birth certificate after each decree dissolving a marriage is entered, or a person may request a name change to a legal name previously acquired in a marriage. (Effective: January 1, 1978.)
- H.F. 267 By Committee on County Government. Authorizes the clerk of the district court to invest funds temporarily in the clerk's custody in savings accounts of banks and savings and loan associations. (Effective: January 1, 1973.)
- H.F. 279 By Committee on Judiciary and Law Enforcement. Authorizes a board of supervisors to require a public defender or assistant public defender to devote full time to the duties of that office. (Effective: January 1, 1978.)
- H.F. 280 By Committee on Judiciary and Law Enforcement. Requires the attorney general to establish and administer a prosecutor internship program. (Emergency: Effective May 27, 1977.)
- H.F. 281 By Committee on Judiciary and Law Enforcement. Provides that any district court has jurisdiction in a dissolution of marriage action and that venue shall be in the county of residence of either party. It requires county of

residence to be stated in the petition, and it operates retrospectively to validate dissolutions decreed by a district court other than that in a party's county of residence. (Effective: January 1, 1978.)

- H.F. 287 By Krewson. Provides that the court may assign custody of children to both parties to a dissolution, i.e., order joint custody. This is not a substantive change in the law, since the court has the discretion to make such orders under the present law. (Effective: January 1, 1978.)
- S.F. 36 By Committee on Judiciary. Corrects a correlating amendment passed in 1976. It establishes the procedure for review by the Supreme Court of decisions by the Court of Appeals by an application for further review rather than by certiorari.
- S.F. 112 See Human Resources--Corrections. Relates to establishment and operation of the community-based correctional program.
- S.F. 162 By Committee on Budget. Appropriates to the Judicial Department for the next fiscal year \$6,981,639 salaries of the supreme court justices, appellate court judges, district court judges, judicial magistrates, and staff, support, maintenance, and equipment, including the judicial retirement system contribution of \$195,700. also appropriates \$37,370 to the board of law examiners, the board of examiners of shorthand reporters and the judicial qualifications commission for salaries, support and maintenance. \$400,274 is appropriated for salaries, support and maintenance of court administrator and clerk of the supreme court including expenses of judicial conferences, training session and seminars. The Act also increases the expense allowance for district judges, appellate court judges, and supreme court judges from twenty to twenty-two dollars per day when official duties take the judges out of the city or county of residence. Authority is also given for increasing the number of judgeships by three to a total of ninety-three.
- S.F. 213 See General Assembly. Relates to salary increases for judges.
- S.F. 251 See State Government. Relates to the possession of offensive weapons by museums.
- S.F. 274 See Human Resources--General. Relates to the Uniform Child Custody Jurisdiction Act.
- S.F. 280 By Kelly. Provides a change in the provisions of the affidavit concerning a self-proved will, provides that an attorney appointed to represent interested parties who

are otherwise unrepresented in probate proceedings shall be in lieu of the appointment of a guardian ad litem, provides that a testator may provide for a form of abatement different from the disposition under the Code, and changes the time of filing a disclaimer instrument to within nine months after the date of the decedent's death. (Effective: January 1, 1978.)

- S.F. 289 By Committee on Judiciary. Contains proposed changes in the rules of criminal procedure which the Supreme Court was authorized by the Criminal Code Revision to prepare. The changes deal with rules to be used in cases of indictable offenses, rules to be used in cases of nonindictable offenses, and with suggested forms to be used in criminal procedure. (Effective: January 1, 1978.)
- S.F. 297 By Committee on Budget. Appropriates funds for increased enforcement of welfare fraud laws. The bill provides for the cooperation of the Department of Social Services and the Department of Public Safety in the enforcement of such laws. The bill also amends provisions of the Criminal Code Revision and specifically sets forth what activities are fraudulent practices. There are five degrees of fraudulent practice with the degree of crime and severity of the penalty primarily determined by the amount of money or value of property or service obtained by committing the fraudulent practice. Amendments to the Criminal Code Revision are effective January 1, 1973.
- S.F. 317 See General Assembly. Relates to publication of the Criminal Code Revision.
- S.F. 319 By Committee on Judiciary. Amends the Criminal Code Revision so that liaison officers who are attorneys will preside over probable cause hearings regarding violations of parole. (Effective: January 1, 1978.)
- S.F. 328 See Labor and Employment. Relates to worker's compensation claims and occupational disease claims.
- S.F. 349 By Committee on Judiciary. Changes chapter 1, sections 707, 709, and 710 of the Criminal Code Revision to bring them within the guidelines of a United States Supreme Court decision, Planned Parenthood of Central Missouri v. Danforth, which was issued July 1, 1976. The Act clarifies chapter 1, section 707 of the Criminal Code Revision to state that death of fetus is an element of the crime of feticide. It also creates a new crime of attempted feticide. (Effective: January 1, 1978.)
- S.F. 355 By Committee on Judiciary. Changes chapter 2, section 411 of the Criminal Code Revision to bring it within the guidelines of a recent decision of the U.S. Court of

Appeals for the Eighth Circuit, Mattis v. Schnarr, 547 F. 2d 1007 (1976). The case limits a peace officer's use of deadly force in apprehending a fleeing felon. (Effective: January 1, 1978.)

S.F. 363 By Committee on Judiciary. Makes technical corrections and clarifies language in the adoption laws and the termination of parental rights laws, permits waiver of investigations in cases of adoptions by stepparents or relatives, allows an investigator to make investigations for interstate or interagency placements, changes the time for giving notice of an adoption hearing from sixty days to twenty days before the hearing date, eliminates the requirement for formal notice to the Department of Social Services and to the petitioner and petitioner's spouse, gives the court discretion in the matter of opening records to an adult adopted person who an adopted minor sibling, codifies provisions relating to access to adoption records which were passed by the 1976 Session of the General Assembly, provides that consents to adoption obtained prior to January 1, 1977 will be unaffected by the termination requirements which became effective on that date, eliminates the requirement of "disinterest" on the part of persons witnessing releases of custody, and states two new grounds for termination of parental rights. In addition this Act provides that a consent to adopt from another state will be accepted in lieu of a termination of parental rights for purposes of an adoption proceeding, and that interstate investigations and placements must comply with the appropriate interstate compact.

APPROPRIATIONS

S.F. 185 By Budget State Departments Subcommittee. Appropriates to the Department of Justice for the next fiscal year, \$1,067,978 for operation of the Office of Attorney General, \$273,000 for the area prosecutors program; \$140,382 for the special prosecutors program; \$190,297 for criminal appeals; \$13,774 for the prosecuting attorney training program; and \$35,000 for the prosecuting intern program.

DRUGS, CONTROLLED SUBSTANCES & ALCOHOL

- H.F. 60 By Monroe. Exempts from regulation under the Iowa Uniform Controlled Substances Act two substances which are related to chlordiazepoxide, which is regulated under the Act, but which are considered to have no potential for abuse.
- Committee on State Government. Merges the Iowa Drug H.F. 594 By Abuse Authority and the Iowa Division on Alcoholism within the State Department of Health into a single agency designated the Iowa Department of Substance Abuse. It creates a policy making commission, and a purely advisory council to conform to federal requirements. The commission is also charged with performing the licensing function for treatment and rehabilitation programs. present relationship between local programs and the state remains unchanged and the Act does not require the merger of local alcoholism and drug abuse programs. Funding for alcoholism programs is also the same as at present with the state contributing 75 percent of the cost of local However, funding for drug abuse programs is programs. changed from the present unstructured state grant to the 75-25 state and local formula. It also makes procedures for the commitment of alcoholic**s** applicable to drug abusers. The Act is effective January 1, 1978 however the Governor may delay implementation of those portions of the Act which change the funding for drug abuse to the 75-25 percent formula until July 1, 1978.
- S.F. 31 By Miller of Marshall. Creates a substance rehabilitation and prevention fund to offset the costs of administering the substance abuse treatment provisions of The revenues from a new tax of 2% of the purchase all alcoholic beverages sold at state liquor price of stores, or \$1 per barrel of beer sold at wholesale, deposited into the fund. One-half of the revenue is distributed quarterly to the Department of Substance Abuse, and one-half is distributed to counties on the basis of population. The Act also repeals the special 15% tax imposed upon the purchases of liquor control licenses, and mandates that the Director of the Beer Liquor Control Department cause a general price increase effective January 1, 1978 to offset the loss of revenues resulting from the repeal of the special tax. (The Act is effective July 1, 1977, except that the provision mandating the price increase on alcoholic beverages sold in state liquor stores is effective January 1, 1978.) VETOED BY GOVERNOR.
- S.F. 259 By Hutchins. Authorizes state liquor store vendors to accept payment by check from "retail liquor control" licensees for alcoholic liquor purchased from the state

for resale. The title of the bill ostensibly limits the pay-by-check privilege to class "C" liquor control licensees. (Effective: January 1, 1978.)

- S.F. 290 By Calhoon and Carr. Authorizes the holder of a liquor control license and the holder of a retail beer permit to sell beer for consumption off premise on Sundays between the hours of 12:00 noon to 10:00 p.m.
- S.F. 302 See Elderly and Handicapped. Relates to appropriations for administration of the Department of Substance Abuse and for grants for alcoholism treatment and drug abuse programs.
- S.F. 394 See Taxation. Relates to repeal of the 50% beer barrel tax rebate.

APPROPRIATIONS

- S.F. 197 See State Government. Relates to appropriation to Iowa Beer and Liquor Control Department.
- S.F. 198 By Budget Regulatory and Finance Subcommittee Appropriates \$25,100 to the Iowa Beer and Liquor Control Department for two new stores and \$100,000 for remodeling or converting 12 stores to self-service stores.

EDUCATION

- H.F. 163 See Health. Relates to mandatory child immunization law.
- H.F. 209 By Committee on State Government. Prepared in order to settle questions about previous amendments to statutes dealing with appointment, rather than election, of certain school board treasurers and the manner of registering certain bonds issued by school districts, both of which were amended in prior years by bills bearing titles the adequacy of which was subsequently questioned. It also clarifies statutes governing filing of nomination papers for school district offices, the compensation of school district treasurers and the bonding of school district secretarys and treasurers.
- H.F. 254 By Committee on Education. Extends the requirement of teaching with a multi-cultural non-sexist approach from only the social studies area to the entire school program from kindergarten to grade twelve. It also changes the term language arts to English-language arts.
- S.F. 296 By Committee on Education. Revises the membership of the State Advisory Council for Vocational Education to reflect changes in the federal law which requires an advisory council. It also requires the State Board of Public Instruction to adopt rules requiring that the memberships of local advisory committees on vocational education fairly represent each sex and members of minorities residing the school district.

APPROPRIATIONS

H.F. 622 By Committee on Budget. Appropriates to the State University of Iowa, \$5,500,000 for the Lindquist Center for measurement -- phase II; to the Iowa School for the Deaf, \$95,000 for fire safety; to the University Iowa, \$250,000 for gymnasium number one Northern perimeter renovation; to the Iowa Braille and Saving School, \$150,000 for fire safety and \$240,000 for renovation and remodeling; to the State Board of Regents \$935,000 for accessibility of facilities orthopedically handicapped; and to Iowa State University of Science and Technology, \$2,460,000 for a horticulture addition and remodeling. It also appropriates annually July 1, 1981, \$500,000 to the State Department of Public Instruction to be used for construction projects at merged area I in Dubuque County. The appropriation for the Lindquist Center is effective July 15, 1977. The remaining appropriations are effective July 1, 1977.

By Budget Education Subcommittee. Appropriates the next fiscal year \$724,900 to the Iowa Commission for the Blind, \$40,000 to the Bonus Board for the War Orphans Educational Aid Fund, \$83,800 to the Bonus Board operation, \$3,792,500 to the Department for its General Services--Educational Radio and Television Facility. It appropriates to the Higher Education Facilities Commission, \$204,200 for the operation of the Commission, \$500,000 to supplement the appropriation for grants to full-time resident students, \$60,000 tuition for purchase of contracts for optometry students of which \$30,000 is for students who begin the program this year but funds cannot be released until the delivery of required financial audits, and 1,200,000 for the College of Osteopathic Medicine and Surgery for the subvention program, but funds cannot be released until delivery of required financial audits. The Act appropriates for the next fiscal year to the Department of Public Instruction, \$2,625,000 for general office administration; \$585,500 for vocational administration; \$3,000,000 for vocational education aid; \$2,022,000 for vocational rehabilitation; \$50,000 for migrant education; \$37,000 for the Professional Teaching Practices Commission; the Vocational Youth Organization Fund; \$10,000 for \$3,000 for school food service for both public school districts and nonpublic schools; \$150,000 for the School Budget Review Committee; \$3,489,000 for costs nonpublic school pupils; transporting \$15,750 for membership fees for the Education Commission of States; \$32,714,100 for allocation to the merged area schools for operation; \$1,350,000 to the merged area schools for equipment replacement and upgrading; \$8,285,900 for continuing and new vocational education in merged area schools and to purchase instructional equipment for vocational and technical courses in such schools; \$134,000 for Merged Area X for continuation of the waste water program; and \$120,000 operation of the radio station for Merged Area XII. It prohibits Merged Area IX from using funds for a contract with a private institution for a liberal arts or preprofessional training program. It appropriates for the next fiscal year to the State Board of Regents, \$267,300 for the Office of the State Board of Regents and \$100,000 for continuing education; \$63,712,000 for the State University of Iowa for general university; \$16,023,000 for University Hospitals; \$3,331,000 for the Psychiatric Hospital; \$1,199,000 for the State Hygienic Laboratory; \$2,355,000 for the Hospital School: \$1,363,000 for the Oakdale Campus; \$52,514,000 to the Iowa State University for general university; \$6,074,000 for the Agricultural Experiment Station; \$5,489,000 for the Cooperative Extension Service; \$21,687,000 for the University of Northern Iowa; and \$900,000 for the Family Practice Program of the University of Iowa College of

S.F. 214

Medicine. It strikes the annual standing appropriation of \$148,750 for transportation reimbursement for parents or guardians of children residing in the School for the Deaf and the Sight-Saving School, but leaves language specifying how annual appropriations for that purpose can be spent.

- S.F. 299 By Budget Education Subcommittee. Appropriates to the State Board of Regents, \$3,180,000 for the next fiscal year for allocation to the three institutions of higher education for reimbursing the institutions for deficiencies in operating funds resulting from pledging tuitions, student fees and charges and institutional income including additional deficiencies incurred because of financing further academic and administrative buildings and facilities and utility services at the institutions.
- S.F. 301 By Budget Education Subcommittee. Appropriates for the next fiscal year \$1,512,000 to the Iowa Braille and Sight-Saving School and \$2,825,000 to the State School for the Deaf for operation of the schools and \$1,300,000 to replace federal funds lost by the Colleges of Dentistry, Medicine, Veterinary Medicine, Pharmacy, and Nursing at the Board of Regents' institutions of higher education.

ELDERLY AND HANDICAPPED

- H.F. 74 See County Government. Relates to activity programs in county care facilities.
- H.F. 597 See Health. Relates to homemaker-health aide services for low-income elderly persons.

APPROPRIATIONS

S.F. 302 By Budget Human Resources Subcommittee. Appropriates for the next fiscal year to the Commission on Aging, \$143,871 for salaries and support, \$96,000 for administration of the area agencies on aging, \$100,000 for the senior citizen employment program and \$100,000 for the development and maintenance of senior centers; and to the Department of Alcoholism and Drug Abuse (officially designated in House File 594 as the Department of Substance Abuse), \$134,215 for salaries and support, \$900,000 for grants for alcoholism treatment and \$362,258 for drug abuse programs.

ENERGY

- H.F. 75 By Committee on Energy. Requires the state building code commissioner to promulgate energy efficiency standards for buildings and factory built structures constructed after January 1, 1978 as part of the state building code. Thermal efficiency energy conservation standards are applicable to all new construction owned by the state, an agency of the state or a political subdivision of the state, to all new construction located in a governmental subdivision which has adopted either the state building or a local building code or compilation requirements for building construction and to all other new construction in the state which will contain than one hundred thousand cubic feet of enclosed space that is heated or cooled. Lighting efficiency standards are applicable to all new construction owned by the state, an agency of the state or a political subdivision the state and to all new construction, in the state, of buildings which are open to the general public during normal business hours.
- H.F. 174 By Howell. Directs the Energy Policy Council to develop a program to provide public recognition for innovative methods of energy conservation in designated categories. (Effective: January 1, 1978.)
- H.F. 367 See State Government. Relates to comprehensive energy conservation program for the state capitol complex.
- H.F. 445 See Natural Resources. Relates to the purchase and use of coal.
- H.F. 569 See Natural Resources. Relates to conditional air and water quality permits for electric generating facilities.

APPROPRIATIONS

- H.F. 573 By Committee on Budget. Appropriates \$500,000 to Iowa State University of Science and Technology for the continuation of the coal research project by the energy and mineral resources research institute. It also appropriates federal funds received by the Energy Policy Council as reimbursement for operating expenses for energy research and development projects.
- S.F. 155 By Committee on Budget. Appropriates to the Department of General Services \$200,000 for planning, preparation, and construction of a demonstration solar energy unit for heating and cooling the State House complex. (Emergency: Effective May 27, 1977.)

S.F. 160 By Budget Natural Resources Subcommittee. Appropriates \$203,882 to the Energy Policy Council and \$119,517 to the Geological Survey for operation during the next fiscal year. It exempts employees of the Energy Policy Council operating under an interchange agreement with another governmental agency from the twenty-four month employment limitation.

FINANCIAL INSTITUTIONS AND INSURANCE

- H.F. 267 See Courts and the Judicial Process. Relates to investment of certain funds of the clerk of the district court.
- H.F. 358 By West. Extends the time for filing a purchase money security interest for purposes of security interest priority from the present ten days to twenty days. (Effective: January 1, 1978.)
- S.F. 65 By Committee on Commerce. Authorizes insurance agents licensed in Iowa to place insurance business of their customers through other licensed agents if certain market conditions exist.
- S.F. 119 By Committee on Commerce. Amends regulatory provisions relating to savings and loan associations in several particulars, including lending upon leaseholds, voting rights of members, servicing of real estate contracts, loan terms, prepayment penalties, reserve for contingencies, and foreign association qualification in this state.
- S.F. 180 By Committee on Commerce. Reduces the maximum premium charge for credit life and credit accident and health insurance from seventy-five cents per \$100 to sixty-five cents per \$100.

GENERAL ASSEMBLY

- H.F. 449 By Committee on State Government. Changes references relating to the appointment of members of the Legislative Council from the Committee on Appropriations to the Committee on Budget to reflect the newly instituted committee structure and provides that appointment to the Council shall be made prior to the fourth Monday in January instead of prior to the adjournment of the first regular session of each General Assembly. It also requires the Council to hear and act upon appeals of aggrieved employees of the Legislative Service Bureau, the Legislative Fiscal Bureau and the Office of Citizen's Aide.
- H.F. 582 See Retirement Programs. Relates to inclusion of members of the General Assembly under the IPERS system on an optional basis.
- S.J.R. 11 By Hill of Jasper. Directs the Legislative Council to authorize the establishment of a joint interim subcommittee of the House and Senate Committees on State Government to study the public retirement systems in this state and appropriates \$15,000 for actuarial studies deemed necessary by the joint subcommittee.
- S.F. 41 See State Government. Relates to membership on the State Records Commission.
- S.F. 317 By Committee on Judiciary. Directs the staff of the Legislative Service Bureau to prepare an interim supplement to the Code of 1977 containing the text of the Criminal Code Revision. Guidelines and policies will be decided by the House and Senate Committees on Judiciary. The public defender's office, each separate office of a sheriff, and each separate office of the clerk of the district court must be provided copies of the Code of Iowa and the session laws. (Emergency: Effective May 27, 1977.)

APPROPRIATIONS

- S.F. 163 See State Government. Relates to appropriations for the Legislative Service Bureau and the Legislative Fiscal Bureau.
- S.F. 213 By Budget State Government Subcommittee. Increases the annual salary of the Governor to \$55,000, of the Attorney General to \$40,000, and of the Secretary of Agriculture, Secretary of State, Auditor of State, and Treasurer of State to \$30,000. It also increases the annual salaries of judges as follows: Chief justice of the Supreme Court, \$50,000; justices of the supreme court, \$45,000;

chief justice of the Appellate Court, \$43,500; justices of the Appellate Court, \$42,500; chief judge of a judicial district, \$42,000; other district court judges, \$40,000; district associate judges and full-time judicial magistrates, \$33,000; and part-time judicial magistrates, \$8,750. It increases the annual salary of the Lieutenant Governor to \$18,000. It increases the annual salaries of members of the General Assembly to \$12,000, majority and minority leaders to \$14,000, and the Speaker of the House It increases the daily expense allowance \$18,000. from \$20 per day to \$30 per day, but limits payment of expenses to 120 calendar days in odd-numbered years and 100 calendar days in even-numbered years. It also allows members of the General Assembly to select one of four options for receipt of the annual salary--in 26 pay periods throughout the year, in 12 pay periods during the first 6 months of a year, or 2/3 during the first 6 months and 1/3 during the last 6 months of a year. The provisions relating to the members of the General Assembly are effective beginning January 9, 1979.

HEALTH

- H.F. 163 By Cusack. Provides that all persons enrolled in licensed child care centers or elementary or secondary schools in Iowa must be immunized against diphtheria, pertussis, tetanus, poliomyelitis, rubeola, and rubella except upon a doctor's excuse for medical reasons or a religious objection. The State Department of Health, with the assistance of local boards of health, is responsible for record keeping. The State Department of Health consulting with the Superintendent of Public Instruction is required to make rules implementing the legislation. The State Department of Health can modify or delete immunization requirements. (Effective: January 1, 1978.)
- By Committee on Human Resources. Seeks to help H.F. 354 health care costs by preventing expenditures for unneeded health facilities or services. The Act requires advance approval of the State Department of Health, in the form document called a certificate of need, οf construction, expansion or major renovation of hospital, nursing home or similar facility, or for major acquisitions of equipment for or important changes in services provided by such institutions. The Act establishes a five-member state health facilities council which will have responsibility for deciding, on the basis of Health Department review, whether or not a certificate of need should be issued. The Act also requires the Department to prescribe and administer a uniform method of financial reporting for hospitals and nursing homes, and to report to the Legislature within two years after the Act's effective date as to whether regulation of the rates charged by such facilities appears needed and is likely to be effective.
 - Effective July 1, 1978, except Health Facilities Council to be appointed by October 1, 1977 and begin preparations to implement the Act.
- H.F. 594 See Drugs, Controlled Substances, and Alcohol. Relates to merger of alcoholism and drug abuse agencies into a single department.
- S.F. 42 By Doderer. Lowers from 100,000 to 70,000 the minimum population of counties permitted to proceed under chapter 346A of the Code to establish a county health center upon a favorable vote of the electorate.

APPROPRIATIONS

H.F. 414 By Committee on Budget. Appropriates from the general fund of the state for the next fiscal year, to the Iowa

Rights Commission, \$329,978 for salaries and support; to the State Department of Health, \$81,396 to the Commissioner's office for salaries and support, \$524,718 for salaries and support of health facilities services, \$546,016 for salaries and support of disease prevention, \$364,411 for salaries and support of the records and statistical division, \$315,977 for salaries and support of the licensing and certification division, \$393,097 for salaries and support of the personal and family services division, \$755,340 for salaries and support of community health services and \$150,000 for well-elderly clinics, \$52,418 for salaries and support of the external affairs division, \$288,516 for salaries and support of the management and budget division, the \$49,927 for salaries and support of planning division.

H.F. 597 By Committee on Budget. Appropriates \$1,600,000 to the Department of Health to expand public health nursing programs and homemaker-home health aide services for low-income elderly persons, so as to enable more such persons to remain in their own homes rather than being required to enter residential facilities in order to receive needed health or maintenance care services.

HOUSING

- H.F. 75 See Energy. Relates to energy efficiency standards for certain buildings.
- H.F. 224 By Committee on Transportation. Requires that all new or used mobile homes purchased after January 1, 1978 and located on a permanent site be equipped with a tiedown system approved by the State Building Code Commissioner. (Effective: January 1, 1978.)
- il.F. 536 By Committee on Cities. Changes the title of the low-rent housing law chapter of the Code to the municipal housing law chapter, and subsequently changes all references to low-rent housing to municipal housing throughout the chapter.
- S.F. 385 By Committee on Cities. Authorizes local governments to suspend or modify building and housing code requirements for local urban homesteading programs to the extent necessary to permit safe and economical rehabilitation of housing.

APPROPRIATIONS

S.F. 233 See Professional Licensing Boards. Relates to appropriation to Iowa Housing Finance Authority.

HUMAN RESOURCES--CORRECTIONAL INSTITUTIONS

- H.F. 57 By Adult Penal and Correctional Systems Study Committee. Revises statutes governing Iowa state industries, establishes a state prison industries advisory board, and authorizes the Director of the Division of Adult Corrections to lease facilities on the grounds of a state adult correctional institution to a private corporation for the purpose of operating a venture employing inmates of that institution.
- H.F. 101 By Adult Penal and Correctional Systems Study Committee Requires the keeper of a county jail to have a jailer or matron on the premises at all times during the incarceration of one or more male prisoners. It further requires that if this condition is not met or if the jail does not have a matron on the premises during the incarceration of one or more female prisoners or does not provide for nighttime inspections during the incarceration of any prisoner, persons must be incarcerated in a facility which meets these requirements. (Effective: January 1, 1978.)
- H.F. 164 By Committee on Budget. Delays until June 1, 1977 the deadline by which the Advisory Commission on Corrections Relief, a temporary body established by the 1976 Session of the General Assembly to make a comprehensive analysis of the state's correctional system, must submit that portion of their report dealing with juvenile correction services and facilities. The regional deadline was March 1977 at which time the Commission did submit that portion of their report dealing with the correctional system to the General Assembly. It also delays the reversion of any unobligated and unencumbered funds remaining from the Commission's \$100,000 appropriation to facilitate the completion remaining portion of the report. It further officially authorizes the Commission access to certain confidential information necessary to complete the study. (Emergency: Effective March 11, 1977.)
- H.F. 331 By Committee on State Government. Provides that the granting or denial of parole by the Board of Parole is not a contested case for the purpose of the Administrative Procedure Act. (Emergency: Effective April 24, 1977.)
- S.F. 64 By Committee on State Government. Provides that employees of all of the men's and women's state correctional institutions will receive a midshift meal when on duty.
- S.F. 112 By Committee on Human Resources. Provides for development and maintenance of a community-based pre-

institutional correctional program in each district in the state, under control of a board composed of designated county supervisors, local project advisory committee members (i.e., persons serving on advisory committees of local non-profit facilities furnishing services on contract or by other arrangement to the district correctional program), and persons designated by district judges. The programs will be state-funded and will be required to operate in accordance with standards established by the Department of Social Services. locally-governed programs will serve persons placed on probation in lieu of prison sentences while the Department of Social Services will continue to more directly serve post-institutional parolees. The Act also establishes an inmate employment program at the Riverview Release Center near Newton, to give each participating inmate vocational preparation for employment with the Department of Transportation and possibly other state agencies, for up to one year after the inmate's release from Riverview. The Department of Social Services is authorized to consider the participating inmates as state employees for the purpose of workmen's compensation laws.

APPROPRIATIONS

- H.F. 464 See Human Resources--General. Relates to appropriations for the correctional institutions in the state.
- H.F. 558 By Committee on Budget. Supplemental appropriation of \$2,500 for per diem and expenses of members of Advisory Commission on Corrections Relief, necessitated by extension of deadline for completion of Commission's work from March 1 to June 30, 1977. (Emergency: Effective

HUMAN RESOURCES -- GENERAL

- S.F. 35 By Hill of Polk. Abolishes liens on real estate which arose under a former alcoholism treatment statute now repealed, using the same basic procedure for review of action upon the liens, if warranted, prescribed for liens mental health treatment abolished bу legislation. The Act also (1) corrects two problems which have been experienced with the 1976 legislation relating to authority of county boards of supervisors to release liens upon compromise of the claims on which the are based, and (2) ends the practice of placing liens on real estate on unpaid dog taxes.
- S.F. 98 By Committee on State Government. Removes the provision that the sale prices of articles offered for sale in the canteen at any institution under the jurisdiction of the Department of Social Services be fixed by the Directors of the Divisions of the Department to make the canteens self-supporting.
- S.F. 243 By Committee on Human Resources. Repeals the requirement that the Director of the Division of Mental Health Resources in the Department of Social Services be a qualified psychiatrist and requires that the Director be an experienced mental health administrator.
- S.F. 274 By Murray. Enacts the Uniform Child Custody diction Act. It limits custody jurisdiction to the state which is the child's home or which has other contacts with the child and the family. It provides for the recognition and enforcement of out-of-state custody in certain circumstances, and under certain conditions limits the jurisdiction of courts of this state to modify decrees of other states. It provides access to a court may be denied to petitioners who have engaged in child snatching or similar activities opens communication between courts of different states. It provides that a party to the case may be ordered to pay travel expenses to bring either the child or a nonresident who claims custody to the court. It provides that the court, with the assistance of courts in other will have access to necessary out-of-state states, information.
- S.F. 297 See Courts and the Judicial Process. Relates to enforcement of welfare fraud laws.
- S.F. 363 See Courts and the Judicial Process. Relates to changes in the adoption laws.
- S.F. 388 See State Government. Relates to the Mental Health Research Fund.

APPROPRIATIONS

- H.F. 128 By Committee on Budget. Appropriates \$8,000,000 to the Department of Social Services for the fiscal period commencing March 19, 1977 and ending June 30, 1977 to supplement existing appropriations for the 1976-1977 fiscal year for medical assistance programs. (Emergency: Effective March 19, 1977.)
- H.F. 464 Committee on Budget. Appropriates to the Department Ву Social Services for the 1977-1978 fiscal οf \$10,250,000 for the administration of district and local offices; \$4,389,000 for administration of the state office; \$140,000 for development and implementation of medicaid management information systems; \$1,275,000 for operation of the state juvenile home at Toledo; \$3,100,000 for operation of the Boys' Training School at Eldora; \$1,000,000 for operation of the Girls' Training School at Mitchellville; \$7,520,000 for operation of the Iowa Veterans Home at Marshalltown; \$80,000 for juvenile community corrections; \$6,500,000 for community based corrections; \$140,000 for the Luster Heights the Iowa State Penitentiary at Fort \$7,900,000 for Madison; \$5,300,000 for the Men's Reformatory at Anamosa; \$735,000 for the Women's Reformatory at Rockwell City; \$2,290,000 for the Iowa Security Medical Facility at Oakdale; \$800,000 for the Riverview Release Center; \$1,524,000 for the Medium Security Facility at Mt. Pleasant; \$783,000 for parole services; \$6,000,000 for the Mental Health Institute at Cherokee; \$4,950,000 for the Mental Health Institute at Clarinda; \$6,200,000 for the Mental Health Institute at Independence; \$4,800,000 for the Mental Health Institute at Mt. Pleasant: \$9,800,000 the Glenwood State Hospital-School; for \$10,100,000 for the Woodward State Hospital-School; \$20,000 for aid to the blind; \$47,000,000 for aid to dependent children; \$48,000 for aid to Indians residing on a settlement; \$74,000,000 for medical assistance; \$950,000 for contractual services--medical carrier; \$7,800,000 for foster care; \$240,000 for subsidized \$420,000 for work and training programs; adoptions; \$1,280,000 for adult and children services; \$480,000 for homemaker services; \$3,800,000 for state supplementary assistance; \$275,000 for state supplementary assistance the blind; \$750,000 for the Governor's youth opportunity program; \$283,000 for child recoveries; \$250,000 for assistance to child care centers for nonprofit centers only; \$750,000 for supplementation to Title XX; \$50,000 for a pilot program requiring second opinions on elective surgery medicaid clients; \$1,000,000 for capital improvements; \$4,500,000 for the hospital-schools revolving fund; \$2,500,000 for construction of a 180 bed facility and for

renovation of the Sheeler Health Care Facility at the Iowa Veterans Home; \$1,255,100 for capital improvements the Iowa State Penitentiary and the Men's Reformatory pursuant to specific recommendations by the Advisory Commission on Corrections Relief; and \$20,000 to be used by the joint Senate and House Budget Subcommittee on social services to conduct a study of the use of Title XX \$160,000 in Iowa. Ιt also provides that appropriated in 1976 for contracting with local public or private nonprofit organizations for community juvenile corrections programs and interim detention and shelter care facilities will not revert to the general until June 30, 1978 and requires that a report on the expenditure of funds be made by the state youth coordinator to the House and Senate Committees on Budget. This Act also states that it is the intent of the General Assembly | that a mental health institute shall not accept physical custody of children in need of assistance who status offenders for more than 20 days and that children who are adjudicated such shall not be placed mental health institute. It also contains provisions relating to the billing of costs at the state hospitaland for treatment received at the Iowa Security Medical Facility. It revises the payment schedule to families with dependent children payments to \$257 per month for a 2 person family, \$318 per month for a 3 person family and \$369 per month for a 4 person family, with payments for other family sizes remaining at current levels. These adjustments are in line recommendations contained in a study conducted by Iowa State University. The Act also provides for the phase the Riverview Release Center with funds budgeted for work release halfway houses funded through the Center transferred to community based correction programs. the continuation of provides for the special needs program of the aid to families with dependent children program and increases the maximum reimbursement intermediate care facility services under medicaid from to \$19.50 and the fee paid to pharmacists from \$2.15 Ιt also contains provisions requiring additional review by the Administrative Rules Review Committee for staffing and licensure of intermediate care facilities which exceed federal Title XX guidelines. appropriated for medical that funds states assistance shall not be used to pay for services provided by a computerized axial tomographic scanner placed operation after the effective date of this Act unless the scanner has been approved by the Health Facilities Construction Review Committee of the Department Ιt further provides that the medium security correctional facility at Mt. Pleasant shall be utilized as a secure facility for treatment of inmates who exhibit personality disorders including those with a history of drug or alcohol abuse and requires a report to the

General Assembly on the costs and construction necessary to effect this. Portions item vetoed by Governor.

S.F. 364 By Committee on Budget (Subcommittee on Human Resources). Appropriates to the Department of Social Services for the next fiscal year, \$57,000 to pay the state's share of costs for improving Mitchellville's water system and \$150,000 for improving Independence's sewer system.

LABOR AND EMPLOYMENT

- H.F. 64 See State Government. Relates to flexible full-time employment for state employees.
- H.F. 595 Ву Committee on Labor and Industrial Relations. Makes changes in the state unemployment compensation law conform the state law to the recently enacted federal requirements of Public Law 94-566, 1976. The includes in unemployment compensation coverage certain agricultural employees, domestic employees, political subdivision employees, and employees of nonprofit educational institutions other than institutions education. Ιt provides an exclusion from eligibility for unemployment compensation benefits for certain personnel at educational institutions for periods between terms and over vacation periods when there is a reasonable assurance of reemployment following period. Athletes between seasons with a reasonable assurance of reemployment are denied unemployment compensation benefits, an d benefits for se**rvices** performed by an alien are denied. Government entities finance benefits as a contributory employer at one percent for the 1978 calendar year and a percentage determined by the Department of Job Service for the 1979 calendar year. A government entity may elect to reimbursable employer. After January 1, 1979, government entities will be required to pay all of the extended benefits rather than one-half of the extended benefits as with private employers. The Act extends the definition of employment to cover nonpublic schools after January 1. This Act extends unemployment compensation to all employees of government entities with limited exclusions elected officials, members of the judiciary or political subdivisions, members of the national guard and employees in certain policy-making positions. It political subdivisons to raise an additional amount to unemployment compensation pay for benefits. Department of Job Service is encouraged to employ fulltime claims investigators if federal funds are available such personnel. The Department of Job Service is directed to study the unemployment compensation programs political subdivisions and report to the General Assembly prior to February 1, 1979.
- S.F. 268 By Budget State Government Subcommittee. Repeals the standing appropriations which fund the state employees' disability plan.
- S.F. 328 By Committee on Labor and Industrial Relations. Brings the provisions of the Code relating to handling of workers' compensation claims and occupational disease claims into conformity with the provisions of the Iowa

Administrative Procedure Act. The changes relate to limitations, of actions, delivery of notice, contested cases, hearings, reporting of proceedings, appeals, judicial review, and judgment by the district court.

- S.F. 337 By Committee on Labor and Industrial Relations. Provides a funding system for unemployment compensation benefits. The computation date is changed from October 1 to July 1 to allow more time to notify employers of new rates. Voluntary contributions may be made by an employer to the employer's contribution rate but voluntary contributions cannot be made to lower a contribution rate to a zero rate. New nonconstruction employers are assigned the contribution rate in the ninth percentage of excess rank but not less than 1.8 percent. Employers' rates are assigned based upon rate tables which are effective depending upon the overall trust fund balance. Employers are notified of new rates on or before September 5. Rate table 2 is effective for calendar years 1978 and 1979. Employers with ten years of experience without benefit payments and a percentage of excess greater than 7.5 percent may be eligible for a zero contribution rate. Annual payroll is computed for the four quarters ending on June 30. The taxable wage base is changed to equal 66 2/3 percent of the average Advance payments, if the unemployment annual wage. compensation trust fund is less than \$20 million. are established and an annual status report on the unemployment compensation fund is required to be filed with the General Assembly by the Department of Job Service. (Effective: January 1, 1978.)
- S.F. 383 By Committee on State Government. Provides that the state must defend and, except in cases of malfeasance in office or willful and wanton conduct, must indemnify and hold harmless any employees of the state against any claim. (Effective retroactive to July 1, 1975.)
- By Committee on Labor and Industrial Relations. Relates S.F. 393 to collective bargaining and removes the double issue ballot in favor of a ballot question listing alternatives of no representation and the one or more employee organizations qualifying to be voted on by bargaining unit employees, changes the voting requirements for public employee representation elections from a majority of the employees eligible to vote to a majority of those voting, and revises the two-year requirement for state collective bargaining agreements to allow a one-year contract in those instances where a bargaining representative collective is intially certified and there is not sufficient time to negotiate a contract within the time limitations in the present law.

LICENSING AND FEES

- H.F. 228 See Agriculture. Relates to the leasing of breeding bulls.
- S.F. 195 By Committee on State Government. Increases the permit fee to carry weapons from \$3 to \$5, of which \$2 is paid to the Department of Public Safety. The Act also increases the fee for the renewal of a permit from \$1 to \$2, which \$1 is paid to the Department of Public Safety. (Effective: January 1, 1978.)
- S.F. 334 See Transportation. Relates to changes in certain motor vehicle registration fees.

NATURAL RESOURCES

- By Connors, Hansen, Doyle, Harper, Koogler and Brunow. Requires the State Fire Marshal to issue a written order mandating the emptying and removal or repair of a flammable combust**ible** liquid storage tank and or distribution systems when the State Fire Marshal reasonable grounds for believing that a leak exists in the storage tank or its distribution system. also provides that when the State Fire Marshal has reasonable grounds for believing that a leak constitutes hazardous condition which threatens the public health and safety, the Fire Marshal may request the assistance Department of Environmental Quality which Department shall be empowered to eliminate the hazardous condition. It requires that the Transportation Regulation Board prescribe distinctive markings or tags to tank vehicles used for the instrastate transportation flammable liquid. (Effective: January 1. any 1978.)
- Committee on Natural Resources. Provides for H.F. 210 Ву development of a land preservation policy mendation. Temporary commissions are established in each county composed of three soil district commissioners, county supervisors and three three mayors councilpersons. The representation scheme is altered for counties exceeding fifty thousand population where one city has half or more of the population. The county commission is to address several land use issues and recommend a county land preservation policy and a state land preservation policy within one year of the effective date of the Act. Within nine months of the effective date, the county commissions hold three public hearings and appoint a third of its members to attend conventions in each congressional district for the purpose Each of the electing the state commission. six conventions elects three of its members to serve on commission. One member is elected by eache representation group (i.e., district soil commissioners, county supervisors, and mayors and councilperson). state commission receives the recommendations of the county commission's recommendations, conducts its own studies, and, within twenty months of the effective date οf the act, makes its land preservation policy to the legislature. The recommendation January 1, 1979 and the state commissions expire commission expires upon the adjournment of the session of the Legislature to which it submits its recommendation or upon final action of the legislature upon its occurs first. The state recommendation, whichever agricultural extension service is to assist the county commissions and make arrangements for the congressional

district conventions. The Legislative Council appoints the executive secretary of the state commission. The state commission is administratively attached to and receives support services from the Department of Soil Conservation.

- H.F. 251 Committee on Natural Resources. Amends Ву sections of the fish and game laws of the Code. The Act strikes language which prohibits the use of articifical light to catch fish on or in the waters of the states, prohibits the taking of small fish commonly used for bait that only have one dorsal fin, and provides a corrective to resolve the conflict between Conservation Commission's expanded trout stocking program and the bait regulations. The Act repeals language in the Code which requires a special permit tag to sell furs of state, and the use of box traps in the taking of furbearing animals and limits the use of large humane further strikes traps to water sets only. The Act language which requires that all licenses have facsimile signature of the Director and the signature of the county recorder by whom the license was issued, requires all hunting, fishing and trapping licenses to contain a general description of the license. for Act also provides administrat**iv**e duties of the Conservation Commission. regarding the (Effective: January 1, 1978.)
- By Committee on Natural Resources. Provides that until a H.F. 277 state water plan is adopted by the Iowa Natural Resources Council (INRC) all new water permits for irrigation purposes shall only be issued for a period of one year. The Act allows the INRC and the Iowa Geological Survey to establish special permits for irrigation withdrawals from the alluvial aquifers of the border streams of the state. The Act provides that the INRC may attach conditions duration and frequency as well as the quantity of withdrawals of those persons who withdrew or diverted prior to May 16, 1957. It establishes a procedure for the INRC to apply and execute search warrants. authorizes the INRC to allow the minor, nonrecurring use of water by registration rather than through permit system and to issue permits for the storage of water which would run beyond the ten-year presently provided. The bill also authorizes the INRC to require a performance bond as a condition of a permit or approval order. (Emergency: Effective May 6, 1977.)
- H.F. 408 By Committee on Natural Resources. Eliminates the requirement that the county conservation board acquire the approval of the State Conservation Commission for its improvements and maintenance programs. (Effective: January 1, 1978.)

- By Committee on Natural Resources. Allows the state and H.F. 445 state agencies to purchase coal on contracts of up to ten Presently contracts years in duration. bу if they contemplate an made cannot be expenditure of funds in excess of that authorized by law, which limits the length of contracts through fiscal year budgeting. It also prohibits the Air Quality Commission of the Department of Environmental Quality from decreasing sulfur dioxide emission standards for a facility for which a contract for the purchase and delivery of Iowa coal is in effect unless there is no other reasonable means to meet ambient air standards. The exemption would last the duration of the contract or until 1984, whichever occurs first.
- H.F. 490 Committee on Natural Resources. Provides Вy Department of Environmental Quality with the authority to abate and regulate hazardous conditions. A hazardous condition is defined as the actual or imminent spillage, leakage, or release of those hazardous substances which are toxic, corrosive, or flammable or which otherwise endanger the public health or safety. Any handling a hazardous substance is required to notify the Department, a police department, or sheriff's office of the occurrence of a hazardous condition. The Executive Director of the Department is authorized to executive orders and to eliminate the hazardous condition if the person handling the hazardous substance is unable to do so. The cost to the state of eliminating the hazardous condition can be recovered by the state in an action brought by the Attorney General. All state to cooperate with the Department in agencies are eliminating hazardous conditions and in preparing a state hazardous condition contingency plan.
- By Committee on Natural Resources. Allows the Department H.F. 569 of Environmental Quality to issue conditional air quality and water quality permits to electric power generating facilities which have a capacity of one hundred or more megawatts of electricity. Such facilities are required obtain a siting certificate from the Iowa State Commerce Commission. The conditional permit would be issued by the Department of Environmental Quality prior to and to meet the requirements of the issuance of the siting certificate. The submission of engineering data identifying quantitatively and qualitatively the emission and effluent streams and the equipment that will provide compliance with air and water quality standards is required for the issuance of the conditional permit. The conditional permit does not relieve the facility from the requirement of obtaining a construction permit after the siting certificate has been approved.

- S.F. 311 By Tieden. Authorizes the State Conservation Commission to provide fire protection to any property under its jurisdiction. (Effective: January 1, 1978.)
- S.F. 395 By Committee on Natural Resources. Provides the State Conservation Commission with jurisdiction over land which is adjacent to a meandered lake or a meandered stream and which has been conveyed or dedicated to the public, but not conveyed to the jurisdiction of a state agency or political subdivision. The State Conservation Commission is directed to prepare plans for the public use of such lands and may promulgate rules for the use of the land. (Effective: January 1, 1978.)

APPROPRIATIONS

By Committee on Budget. Appropriates for the fiscal year S.F. 161 beginning July 1, 1977, to the State Conservation Commission \$3,984,578 to the Division of Lands and Waters for deposit in the State Conservation Fund to be used for general administration and equipment of the Division and prison state parks, waters, forests and programs, not more than \$1,052,895 of which shall be for the Administration Fund from the State Conservation Fund required by law; \$6,933,230 to the Division of Fish and Game from the State Fish and Game Protection Fund for general administration and equipment, not more \$1,052,895 οf which shall be available for Administration Fund as required by law; \$26,778 to State Advisory Board for Preserves for salaries, support and to carry out the duties of the Board; \$45,000 for land surveys to establish and identify the boundaries of land: \$43,254 for the state's state-owned and support of the Missouri and Mississippi contribution in River Basin Commission. It appropriates from the Marine Fuel Tax Fund to the Division of Lands and Waters of the State Conservation Commission for deposit in the State Conservation Fund for the next fiscal year such amounts deposited by law to be used for the recreational boating program. It also appropriates \$125,000 to the State Conservation Commission for the "green thumb" program. Act appropriates to the Department of Soil Conservation \$364,892 for general office expenses, \$145,000 to the State Conservation Committee to carry on work in soil conservation districts, \$1,430,870 for salaries, support and maintenance of employees, expenses and equipment to be assigned to soil conservation districts, \$60,000 for participation in joint operation of watershed planning and development with the federal government, \$282,000 for participation in joint soil surveys with the U.S. Department of Agriculture, \$26,000 for the support of conservancy district planning, and \$4,230,000 for cost sharing of approved permanent soil conservation practices not less than five percent of which shall be used for cost sharing to abate complaints and not less than five percent of which shall be used for sharing relating to permanent soil conservation practices on watersheds above publicly-owned lakes. appropriates for the water resources study \$38,970 to the Iowa Natural Resources Council, \$22,198 to the Soil Conservation, \$20,587 to the State Department οf Conservation Commission, and \$110,310 to the Geological Survey. The Act also appropriates \$1,842,187 to the Department of Environmental Quality for general office salaries and expenses and \$2,000,000 for state to local governments for sewage grants \$870,980 facilities. is appropriated to the Geological Survey for general office salaries expenses and \$450,977 to the Iowa Natural Resources Council for general office salaries and expenses. Mississippi River Parkway Commission is appropriated \$6,000 for support and maintenance expenses.

S.F. 344 By Budget Natural Resources Subcommittee. Appropriates for the next fiscal year, \$285,000 to the Iowa State Fair major repairs and improvements of fairgrounds and \$1,000,000 to the State Conservation Commission for improvements to State Conservation Commission lands and waters. Ιt extends for the Brushy Creek project until appropriation September 30, 1979. It requires that \$100,000 of appropriation State Conservation capitals to the Commission be used for acquiring scenic and easements to preserve the beauty of the Upper Iowa River and changes the Volga River project to construction of and extends the period of commencement of conuntil June 30, 1978. struction Ιt requires Conservation Commission to review the Squaw Creek project Linn County, and requires a study by the Conservation Commission of the feasibility of establishing a revolving fund to assist local governments in obtaining federal for capital improvement projects. A report of the review must be submitted to the Budget Natural Resources Subcommittees by January 15, 1978 and the Act prohibits expansion of the Lake McBride project submission of the report. It requires the Conservation Commission to pay the assessment of Ventura for a water line. It requires the Conservation Commission to report to the Budget Natural Resources Subcommittees of House and Senate by January 15, 1978 on the feasibility of acquiring easements to preserve scenic and natural It requires the Conservation οf the state. Commission to give priority in funding to projects which the Commission has entered into agreements with other units of government. It appropriates \$59,000 to the Conservation Commission to develop a program to resolve problems associated with the Missouri River and requires that a report be submitted to the Budget Natural Resources Subcommittees not later than January 15, 1978. It appropriates to the Department of Agriculture \$84,000 for purchasing or converting scale trucks. It appropriates \$20,000 to the Herbert Hoover Birthplace Foundation for assisting with capital improvements. It requires that all roads through the Ledges State Park be open from September 15 to November 1 of each year.

S.F. 414 By Committee on Budget. Appropriates for the next fiscal year \$75,000 to the State Agricultural Extension Service of Iowa State University for the use and administration of the temporary county land preservation policy commissions and \$25,000 to the Department of Soil Conservation for the use and administration of the temporary state land preservation policy commission.

PROFESSIONAL LICENSING BOARDS

- S.F. 205 By Committee on State Government. Authorizes the Board of Dental Examiners to issue annually to members of the faculty of the College of Dentistry at the University of Iowa, who are not otherwise licensed to practice dentistry or dental hygiene in Iowa, a permit authorizing them to practice dentistry or dental hygiene within the College of Dentistry and affiliated facilities as an adjunct to the faculty members' teaching positions, associated responsibilities, and functions.
- S.F. 312 By Committee on State Government. Provides for professional and occupational licensees of the state to participate in a continuing education program as condition of licensee renewal in order to guarantee continued maintenance of skills and knowledge by professional or occupational licensee. It delegates each licensing board rule-making authority for continuing education requirements, provides for methods procedures for professional review, the imposition of disciplinary sanctions for certain acts or omissions of practitioners and provides uniform and consistent grounds for the suspension or revocation of a professional or occupational licensee. All rules required under the Act must be submitted to the Administrative Rules Review Committee before October 1, 1978. (Effective: January 1, 1978.)
- S.F. 390 By Committee on State Government. Requires that public members of occupational and professional examining boards be allowed to perform administrative, clerical, or ministerial functions relating to giving examinations for licensure of applicants, but prohibits them from determining the content of the examinations and from determining the correctness of the answers.

APPROPRIATIONS

- S.F. 197 See State Government. Relates to appropriation to State Board of Engineering Examiners and the Iowa Real Estate Commission.
- S.F. 233 By Budget Human Resources Subcommittee. Appropriates for the next fiscal year for operation of the agencies to the following: Board of Medical Examiners, \$104,138; Board of Nurse Examiners, \$267,695; Board of Pharmacy Examiners, \$206,335; Iowa Housing Finance Authority, \$100,000; Iowa Mental Health Authority, \$108,659; Board of Parole, \$213,190; Commission on the Status of Women, \$59,338; Spanish-Speaking Peoples Commission, \$37,560; Committee on the Employment of the Handicapped, \$102,869; Spanish-American War Veterans, \$3,490.

- S.F. 234 By Budget Regulatory and Finance Subcommittee. Appropriates for the next fiscal year for operation of the agencies to the following: Board of Architectural Examiners, \$29,183 and Board of Landscape Architectural Examiners, \$17,700.
- S.F. 262 By Committee on Budget. Appropriates \$6,751 to the Board of Watchmaking Examiners for administration of the Board for the next fiscal year.
- S.F. 266 By Budget Regulatory and Finance Subcommittee. Appropriates \$127,809 to the Board of Accountancy for administration of the Board for the next fiscal year.

RETIREMENT PROGRAMS

- H.F. 406 By Connors. Authorizes the investment of police and fire retirement system funds in notes, certificates and other forms of indebtedness which are obligations of, or guaranteed by, the United States. Under present law, investment of retirement system funds is restricted to interest-bearing bonds of the United States to the exclusion of other evidences of indebtedness which are obligations of the United States or guaranteed by the United States. (Effective: January 1, 1978.)
- H.F. 582 By Committee on State Government. Includes within the Iowa Public Employees' Retirement System, (IPERS) members of the Iowa General Assembly upon individual application beginning January 8, 1979. It excludes from IPERS coverage, unless application is made, members of community action programs and part-time judicial magistrates. The exclusion of community action program employees is retroactive to January 1, 1971. Optional membership for judicial magistrates is effective February 1, 1978.
- S.J.R. 11 See General Assembly. Relates to legislative study of retirement programs.

APPROPRIATIONS

S.F. 235 See State Government. Relates to appropriation for administering the Iowa Public Employees' Retirement System.

STATE GOVERNMENT

- By Brandt and O'Halloran. Requires state agencies to H.F. 64 develop and implement plans for offering flexible fulltime employment within the respective agencies. full-time employment includes a compressed work week four ten-hour days or three twelve-hour days each week and gliding time schedules where the employee works an eight-hour day but is allowed to choose the actual working hours within certain guidelines. Beginning July 1, 1978 at least two percent of the positions in each class in each agency must be offered on a flexible fulltime basis. This percentage minimum is gradually increased until by 1982 the law requires that at least ten percent of the positions in each class be offered on a flexible full-time basis. Certain classes of employees are exempt from the provisions of the Act. (Effective: January 1, 1978.) VETOED BY GOVERNOR.
- H.F. 594 See Drugs, Controlled Substances and Alcohol. Relates to merger of state alcoholism and drug abuse agencies into a single department.
- S.F. 28 By Hill of Polk and Hansen. Establishes the Sunday nearest January 15 of each year as Dr. Martin Luther King, Jr. Day and the Governor is requested annually to issue a proclamation for the Day. (Effective: January 1, 1978.)
- S.F. 41 By Curtis. Redefines "archives" and provides an appraisal process for the permanent preservation of the state's archival materials. It removes the members of the General Assembly from membership on the State Records Commission and adds the Auditor of State. (Effective: January 1, 1978.)
- S.F. 51 By Committee on State Government. Repeals the authority of the War Surplus Commodities Board.
- S.F. 63 By Committee on State Government. Changes the expiration of the term of one of the members of the Board of Parole from June 30, 1983 to June 30, 1982.
- S.F. 71 By Committee on State Government. Abolishes the State Board of Eugenics.
- S.F. 213 See General Assembly. Relates to salary increases for elected state officials.
- S.F. 251 By Schwengels. Amends the Criminal Code Revision to allow museums to possess, solely as relics, offensive weapons which are rendered permenently unfit for use. The provision is similar to section 696.6 of the Code

which is a defense for possessing a machine gun. (Effective: January 1, 1978.)

- S.F. 267 By Budget State Government Subcommittee. Adjusts the salary ranges within which the Governor can set salaries for certain appointed state officials and designated employees and establishes salaries for some employees of the judicial branch of government and the Public Employment Relations Board. The changes are effective beginning July 1, 1977.
- S.F. 288 By Committee on Judiciary. Permits nationally chartered fraternal and veterans' organizations operating facilities in Iowa to retain a portion of the money wagered in games of skill and games of chance on the premises and to use the money for purposes which benefit the membership of that organization, including capital improvements. (Emergency: Effective May 19, 1977.)

APPROPRIATIONS

H.F. 327 By Committee on Budget. Appropriates from the general fund to the Iowa Crime Commission, \$232,764 for matching federal funds for salaries and support and for the Commission's standards and goals project; to the Iowa Law Enforcement Academy, \$503,174 for salaries and support; the Department of Public Defense, \$173,815 for the salaries of the adjutant general and members of the adjutant general's staff on full-time active state service, and \$1,648,000 for other salaries and support; to the Office of Disaster Services, \$92,653 for salaries and support; to the Department of Public \$3,462,000 for administration including the criminal justice information system and radio communications, \$759,000 for salaries and support of the fire marshal's inspections and capitol security divisions, \$2,729,000 for salaries and support of the divisions of criminal investigation and the bureau of criminal investigation, drug law enforcement, beer and liquor law enforcement, fire protection, and the arson function, \$10,796,000 to the division of highway safety and uniformed police for salaries and support; and to the Department of Transportation, \$4,227,000 for salaries and support, \$2,000,000 for public transit to implement assistance plan with such funds being available until June 30, 1980, and \$2,000,000 for deposit in the railroad assistance fund for branchline improvement. It also appropriates from the road use tax fund to the Department of Transportation \$6,928,000 for salaries and support, \$10,000 for administration οf the Department of Transportation merit employment system, and \$5,000 for payment of unemployment comepensation costs; from the primary road fund to the Department of Transportation

\$81,480,000 for salaries and support, \$350,000 for purchase of equipment, \$400,000 for vehicle replacement, \$200,000 for merit employment expenses, \$95,000 compensation costs, and \$250,000 unemployment matching federal funds available for planning Iowa's segment of the Great River Road and constructing the aeronautics fund to the Department Transportation \$329,000 for salaries and support. also appropriates \$237,500 from the primary road fund and \$12,500 from the road use tax fund to the comptroller for paying worker's compensation claims submitted by Department of Transportation employees. appropriates monies remaining in the primary road fund aeronautics fund for highway and and the airport construction respectively. It also provides that funds collected from the issuance of licenses for manufacture, distribution, sale and commercial use of explosives be deposited in the general fund of the instead of in a special fund for the administration of chapter 101A of the Code and abolishes the motor vehicle inspection fund and the motor vehicle dealers license fee fund and provides that monies required by law to be deposited in such funds must be deposited in the road use tax fund. It further provides that all funds collected under chapter 321 of the Code with stated exceptions including collections fees retained by the county treasurers be deposited in the road use tax fund doing away with the present earmarking of three percent of such funds to the general fund. Portions item vetoed by Governor.

H.F. 367 By Committee on Budget. Appropriates for the next fiscal year from the general fund to the Iowa Academy of Science, \$4,500 for support of publications; to the Iowa State Arts Council, \$211,000 for salaries and support and \$10,000 to extend the arts and older Americans programs to residents of county care facilities which agree to establish a program with a limitation of \$1,000 per facility; to the Capitol Planning Commission, \$3,500 for diem and expenses; to the Iowa State Historical Department, \$366,800 for salaries and support of the division of the state historical society, \$127,424 for and οf support of the division salaries historic preservation, \$348,423 for salaries and support of the division of historic museum and archives, and \$18,000 for per diem and expenses of the state historical board; Iowa Library Department, \$181,796 for salaries and support of the law library division, \$98,809 for salaries and support of the medical library division, \$309,667 for salaries and support of the state library and \$716,000 state aid to the regional library system; to the Office for Planning and Programming \$703,532 for salaries and support; to the lowa Merit Employment Department, \$911,618 for salaries and support; to the Bureau of

Labor, \$915,691 for salaries and support; to Department of General Services, \$115,643 to the office of the director for salaries and support, \$303,053 to general administration for salaries and support, \$908,576 for payment of utility costs with the requirement that the Department must report to the General Assembly concerning energy consumption in the capitol complex and on the development and implementation of a comprehensive energy conservation program for the capitol complex, \$2,144,731 to buildings and grounds for salaries and support, \$105,036 to the printing divisions for salaries support, \$205,637 to the communications division for salaries and support, \$197,271 to records management for salaries and support and \$78,800 for microfilming; and to Terrace Hill for salaries, support and maintenance, \$83,677, with the condition that Terrace Hill be open to the public for not less than twenty hours per week beginning July 1, 1977. (Note: This condition was changed by House File 584 to read July 1, 1978.) It also appropriates from the centralized printing revolving fund, \$473,166 to the Department of General Services for salaries and support and the remainder of the fund for printing expenses incurred in and contingencies legally payable from the fund; from the general service revolving fund to the Department of General Services, \$318,810 for salaries and support and the remainder of the fund for purchases of various state departments and contingencies payable by law; from the vehicle dispatcher revolving fund to the Department of General Services, \$281,751 for salaries and support and the remainder of the fund for purchase of gasoline, oil, tires and repair and maintenance expenses for state-owned vehicles.

By Committee on Budget. Appropriates from the general H.F. 584 fund of the state for the fiscal period beginning July 1, 1977 and ending June 30, 1981 to the Department of General Services, \$500,000 for capital improvements and repairs, \$28,000 for installation of storm windows in the capital building, and \$500,000 for furniture and moving expenses for agencies to be located in the Wallace the Executive Council, \$125,000 for Building; to preparing Terrace Hill to be open to the public for at least ten hours per week plus prearranged tours by July 1, 1978 only if such funds are matched by sources other than the state by January 1, 1978, and \$400,000 for the state's share of the Des Moines city sewer project. also provides that if possible furniture and furniture components for the Wallace and Hoover building shall be purchased from Iowa state industries. This Act also amends House File 367 by striking language which requires Terrace Hill to be open to the public beginning July 1, 1977.

- H.F. 615 By Committee on Budget. Appropriates \$90,000 to the Educational Radio and Television Facility Board for a local microwave loop and also provides that funds appropriated in 1974 in order to provide educational radio and television communications in the northeast and northwest central area of the state shall not revert to the general fund of the state until June 30, 1978 instead of 1977.
- S.F. 163 By Budget State Government Subcommittee. Appropriates for the next fiscal year \$409,237 for the operation of the office of the Governor, \$5,000 for Governor's expense connected with the office; \$65,234 for the operation of Lieutenant Governor including the office of the compensation and expenses of the Lieutenant Governor; \$40,760 for operation of the office of the Executive \$27,130 for membership assessment for Council; Council of State Governments; \$27,130 for membership for the National Conference of State assessment Legislatures: \$8,240 for support of the Commission Uniform State Laws; \$261,247 for operation of Legislative Fiscal Bureau; \$2,500 for an actuarial study of the judicial retirement system; \$559,993 for the operation of the Legislative Service Bureau; \$15,000 for updating the Iowa Code; \$75 for expenses of the Pioneer Lawmakers; and \$157,324 for operation of the Office of the Citizen's Aide.
- S.F. 197 Budget Regulatory and Finance Subcommittee. Ву Appropriates for the operation of the agency for the next fiscal year \$1,093,186 to the Auditor of State: \$2,125,364 to the Department of Banking; \$11,467,899 to the Iowa Beer and Liquor Control Department; \$85,875 to Campaign Finance Disclosure Commission; \$298,648 to the State Commerce Commission Iowa for general administration, and \$405,627 to the Warehouse Division and \$1,684,665 for the Utilities Division; \$904,989 to State Comptroller for general office and \$3,903,649 the for the Division of Data Processing; \$73,330 to the State Board of Engineering Examiners; \$447,741 Industrial Commissioner; \$1,434,551 for the Insurance Department; \$112,608 to the Iowa Department of Job \$37,000 to the Occupational Safety and Health Service; Review Commission; \$508,500 to Public Employment the Relations Board; \$197,657 to the Iowa Real Commission; \$9,189,991 to the Department of Revenue; \$583,957 to the Secretary of State; and \$312,204 to the Treasurer of State.
- S.F. 235 By Budget Regulatory and Finance Subcommittee. Appropriates from the motor vehicle fuel tax fund to the Department of Revenue for the next fiscal year \$1,298,447 for administering and enforcing the motor fuel tax law and the motor vehicle fuel tax program. It appropriates

from the Iowa Public Employees' Retirement System fund for the next fiscal year \$1,211,925 to the Iowa Department of Job Service to pay the costs of administering the Iowa Public Employees' Retirement System. It appropriates for the next fiscal year \$12,000 to the State Comptroller for the City Finance Committee and \$20,000 for the Iowa Comprehensive Conference, a program of the Iowa 2000 Planning Committee.

- S.F. 370 By Budget Transportation and Law Enforcement. Subcommittee. Appropriates to the Department of Public Defense \$75,000 for repair of national guard armory facilities and \$25,000 for repairs of buildings, grounds, roads and facilities in Camp Dodge. It also appropriates from the primary road fund to the Department of Transportation \$1,500,000 for land and improvements for field operation facilties.
- S.F. 371 By Committee on Budget. Extends the reversion of appropriations for expenses of members of the ad hoc committees, councils, and task foces appointed by the Governor from June 30, 1977 to June 30, 1978.
- S.F. 388 By Committee on Budget. Repeals the standing appropriation for the state appeals board and the standing appropriation for the Mental Health Research Fund. (Effective: July 1, 1978.)
- S.F. 409 By Committee on Budget. Appropriates \$65,000 for the next fiscal year to the Office of the Code Editor for administration of the office.

TAXATION

- H.F. 231 By Committee on Ways and Means. Allows the Director of Revenue to authorize banks to sell cigarette tax stamps. (Effective January 1, 1978)
- H.F. 332 By Committee on Ways and Means. Makes permanent a homestead tax credit equal to the actual levy on the first four thousand five hundred dollars of taxable value of the eligible homestead and increases the standing appropriation to the agricultural land credit fund eighteen million dollars to forty-two million dollars. Freezes the personal property tax exemption at fifty-eight thousand five hundred dollars for each year of the fiscal period beginning July 1, 1977 and ending June 30, 1979 and freezes the total state reimbursement to \$38,600,000 for each year of the same fiscal period. Provides for the the basis of valuation of agricultural land on productivity for two years. Limits growth in taxable value of agricultural land and residential property to six percent for two years. January 1, 1978 valuations are allowed a six percent growth over the 1975 equalized January 1, 1979 valuations are allowed a six values. percent growth over 1978 valuations. Provides for the recapture of taxes levied against agricultural residential property not used for purposes for which it valued and assessed. Creates a study committee to study state's tax structure during 1977 interim to report not later than January 30, 1978.
- H.F. 385 By Committee on Ways and Means. Provides a motor fuel tax and special fuel tax exemption for state urban transit systems and defines an Iowa urban transit system. Retroactive to July 1, 1975.
- S.F. 31 See Drugs, Controlled Substances and Alcohol. Relates to taxation of alcoholic beverages.
- S.F. 32 By Committee on Ways and Means. Changes the references to the Internal Revenue Code in the tax laws to include amendments to January 1, 1977, so as to incorporate the 1976 changes to the Internal Revenue Code and make changes effective for 1976 taxes paid in 1977. Changes in the federal tax law reflected in the state law include the new revisions of the sick-pay exclusions and the changes in allowing for a child care or dependent care deduction. Also permits the Department of Revenue to enter into an agreement with the United States Secretary of the Treasury for withholding of state income taxes from Iowa members of the armed forces of the United States, including National Guardsmen and Reservists and amends the income tax law and inheritance tax law to protect the confidentiality of federal tax returns and return information when such returns are filed with state returns.

- S.F. 52 By Committee on Judiciary. Amends the Probate Code to conform to recent changes in the federal estate and gift taxes. It requires that property not inventoried is to be listed, if it must be reported for federal estate and gift tax purposes, for estates of persons who die on or after January 1, 1977 and requires the personal representative to state if there is a lien existing from any deferred federal estate tax. (Emergency: Effective April 28, 1977)
- S.F. 61 By Committee on Ways and Means. Subjects the income of Iowa residents who are on active duty in the armed forces for more than 6 continuous months to the state individual income tax until the date that universal compulsory military service is reinstated or until Congress declares that a state of war exists. (Retroactive to January 1, 1977)
- S.F. 140 By Committee on Ways and Means. Provides for the filing of declarations of estimated tax and quarterly payments by corporations and financial institutions with a two-year transitional period. The bill creates a special reserve fund where a portion of the estimated tax payments are deposited and earmarked to be used to make refunds corporate taxes paid on the present allocation formula if the formula is declared unconstitutional. provides that all corporate income derived from operation of a farm located in Iowa must be allocated income derived from the operation of a farm located partly within and without Iowa must apportioned. (Effective January 1, 1977 for tax years beginning on or after January 1, 1977)
- S.F. 314 By Committee on Ways and Means. Provides a statute of limitations of ten years on liens attached to property of taxpayers who fail to pay their income tax and penalty due. The Department of Revenue may extend the lien for additional ten year periods. The Director of Revenue may charge off any account and release the lien if the account is uncollectible or collection costs do not warrant collection. (Effective January 1, 1978)
- S.F. 394 By Committee on Ways and Means. Repeals the 50 percent beer barrel tax rebate. In lieu thereof, a new barrel tax rebate provision is created entitling an Iowa manufacturer to a 50 percent rebate on the first 50,000 barrels taxed annually if the amount it manufactures and sells in Iowa does not exceed 150,000 barrels annually, excluding from the calculation all beer subsequently delivered for sale outside of the state. The 1977 Code contains the 50,000 barrel limitation, but does not exclude out-of-state sales and does not permit any rebate when production exceeds 50,000 barrels annually. Also the Iowa manufacturer is entitled to claim the rebate for all barrel taxes paid in Iowa on beer it manufacturers.

TAXATION -- APPROPRIATIONS

- S.F. 340 By Budget Regulatory and Finance Subcommittee. Appropriates \$9,000,000 for the next fiscal year from the military service tax credit fund to the general fund of the state.
- S.F. 341 See Counties. Relates to the appropriation for the money and credits tax replacement fund.

TRANSPORTATION -- GENERAL

- H.F. 158 See Natural Resources. Relates to flammable and combustible liquids, including transportation markings.
- H.F. 197 By Committee on Transportation. Eases a current constraint on the use of funds for the construction of bikeways and walkways by providing that bikeways and walkways for which federal funds may be available for construction may be constructed as elevated structures joining private buildings or constructed to provide access or egress facilities to private buildings if that portion of project funds necessary to obtain federal funds is provided by the private parties benefited by the project.
- H.F. 229 By Committee on Natural Resources. Requires the operator of a vessel to show the registration certificate to a peace officer upon request and to the owner or operator of any vessel or personal property with which the certificate holder's vessel has been involved in a collision or accident. (Effective: January 1, 1978.)
- H.F. 546 By Committee on Transporation. Requires that providers of public transportation services file detailed financial reports relative to sources of revenue and expenditures of those funds prior to qualifying for receipt of certain public funds.
- By Committee on County Government. Under chapter 306, S.F. 307 any agency which has control over a highway system has the power to vacate and close a highway, part thereof, or railroad crossing thereon, with provision for hearing and determination of damages to be awarded to any interested person. Amount of the damage award may be appealed under Iowa Administrative Procedures Act. This Act provides that in the event that such an appeal results in excessive damages in the opinion of the vacating agency, it may rescind its vacating and closing order and retain jurisdiction over the right-of-way involved. The agency will be responsible for attorney fees of successful claimant. (Effective: January 1, 1978.)
- S.F. 334 By Committee on Transportation. Makes changes in certain vehicle registration provisions. It increases the weight limit for special mobile equipment and raises the registration fee from \$3 to \$5. This bill increases the registration fee for the combined gross weight of motor trucks, truck tractors and road tractors by \$20 for vehicles between 19 and 24 tons and by \$90 for vehicles exceeding 24 tons. This bill lowers the fee for trailers and semitrailers to \$10 except for trailers with a gross weight of 1,000 pounds or less for which the registration fee is \$4.

TRANSPORTATION -- GENERAL APPROPRIATIONS

- H.F. 327 See State Government. Includes approprations to the State Department of Transportation.
- S.F. 370 See State Government. Relates to appropriation to the Department of Transportation for field operation facilities.

TRANSPORTATION -- VEHICLES

- H.F. 249 By Committee on Ways and Means. Changes reporting status of interstate motor vehicle permit holders from monthly reporting to quarterly reporting. Also authorizes the Department of Revenue to issue single trip and permanent motor fuel permits. (Effective: January 1, 1978.)
- H.F. 437 By Committee on County Government. Provides authority for local authorities to issue special permits to allow movement of certain products over highways upon which the local authorities have imposed weight restrictions upon the movement of vehicles. Also a penalty is provided which may be imposed for violation of the restrictions.
- S.F. 167 By Committee on Transportation. Provides for retention of vehicle registration plates by the owner. Registration plates not transferred to another vehicle within thirty days are to be returned to the county treasurer. Defines "multipurpose vehicle", "motor vehicle license" and includes certain self-propelled farm machinery as implements of husbandry. Authorizes the destruction of vehicle certificates of title held by the state seven years after the date of issue and by the county after five years of delinquency. Personalized registration plates and radio operator plates may be validated annually by payment of a five dollar fee and the annual registration fee. Upon changing residence to another county, vehicle registration plates are to be issued by the county of new residence upon payment of a five-dollar fee and return of the registration plates issued by the county of former residence. The county treasurer of each county is to retain 2.6 percent of vehicle registration fees collected. Changes are made in operator license requirements including authorizing the employment of chauffeurs licensed in other states. issuance of chauffeur's instruction permits, and the retention of probationary permits by minors upon re-entry to school. Rules of the road are amended to allow vehicles to stop on a highway before making a left turn and to eliminate signal device requirements for vehicles four tons or less. Buses not exceeding eight feet, inches in width and forty feet in length are authorized, the prohibition against spillage by certain farm vehicles on highways is eliminated, and operation of overweight rubbish collection vehicles is authorized by special permit. Carpools and vanpools are exempted from certification for convenience and necessity certificates of convenience and necessity are transferable if the transferee is able and willing perform the service. An amendment is made to the blocking of highways by railroad cars and the Department

- of Transportation is directed to designate particularly hazardous crossings.
- S.F. 235 See State Government. Relates to appropriation for administering the motor fuel tax law.
- S.F. 377 By Committee on Transportation. Provides for commuter air carrier demonstration project support by the State Department of Transportation from federal funds made available to the state.

WOMEN AND MINORITIES

- H.F. 64 See State Government. Flexible full-time employment for state employees.
- H.F. 287 See Courts. Relates to joint custody of children.
- S.F. 296 See Education. Relates to membership on the State Advisory Council for Vocational Education and local advisory committees.

APPROPRIATIONS

S.F. 233 See Professional Licensing Boards. Relates to appropriation to Commission on the Status of Women and the Spanish-Speaking Peoples Commission.

SPECIAL SESSION

S.F. 415 By Committee on Ways and Means. Repeals the maximum school levy provisions of the school aid law and eliminates guaranteed state aid provisions of the law which expired June 30, 1977. The Act provides a special loan fund to which school districts that would be entitled to guaranteed state aid if the provisions were effective for the school year beginning July 1, 1977, can apply for a loan. It provides an appropriation to meet the projected costs to the loan fund and provides for repayment of the loan made to a school district. (Emergency: Effective July 19, 1977.)

SPECIAL SESSION

H.F. 634 By Committee on Budget. Appropriates funds to provide for salary adjustments and increased fringe benefits contained in the collective bargaining agreements negotiated between the state and the blue collar bargaining unit, the professional social service unit, the public security unit and the public safety unit.

It also appropriates funds for cost-of-living adjustments, regular merit step increases and nonmerit equivalents and fringe benefits for nonorganized state employees for the 1977-78 and 1978-79 fiscal years. It further funds increases in statutory salaries and in the salaries of elected state officials, the judiciary and members of the public employment relations board authorized by the general assembly. It funds increases of five percent in salaries of regional libraries.

This Act removes Washington's birthday as a state holiday and gives each employee two days of paid leave.

It reduces the days of sick leave accrued by an employee from 2 1/2 days per month to 1 1/2 days per month. It establishes an active sick leave account for accrued sick leave of up to 90 days and a banked sick leave account for accrued sick leave in excess of ninety days. It requires the legislative council in cooperation with the state comptroller to employ actuaries to conduct an actuarial study of the costs of providing alternative benefit programs for employees retiring on or after July 1, 1978 leased on the current value of accrued active and banked sick leave. Recommendations to the 1978 Session based on the study are required.

The Act provides that when a provision of a collctive agreement, which has been signed by bargaining governor, conflicts with present law, the provisions of the present law shall prevail unless otherwise provided by the general assembly. Collective bargaining agreements made final after July 1, 1977 shall not adopt by reference merit pay adjustments or step increases included in a merit pay plan developed pursuant to chapter 19A of the Code or provided under any other merit system or pay plan longevity pay provided by law for certain employees of the department of transportation. It then specifically provides that the provisions of the agreements for which funds are appropriated shall prevail over cited sections of the Code for employees covered by the agreement for the fiscal period July 1, 1977 to June 30, 1979.

It requires that the public employment relations board establish rules to insure that the completion date for the negotiation of the state collective bargaining agreement shall be not later than March fifteenth of the year the agreement is to become effective.

It also provides that collective bargaining agreements except agreements tentatively agreed to prior to July 1, 1977 shall not provide for renegotiations which would require refinancing salaries and fringe benefits for the second year of the contract except as permitted by law.

It also appropriates \$50,000 to the Attorney General for salary adjustments for assistant attorneys general whose annual salaries are less than \$15,000. It further requires the Attorney General to develop a position classification plan and a pay plan to be approved by the Executive Council. (Emergency: Effective July 10, 1977.)

FINAL DISPOSITION OF BILLS AND RESOLUTIONS RECOMMENDED BY STUDY COMMITTEES

	Reco	mmen	En.	nacted	
Collective Bargaining Administration			-		
Study Committee		1			1
Road Financing Study Committee		3			2
Corporate Tax Study Committee		0			0
Public Utility Rate Study Committee		0			0
Adult Penal and Correctional Systems					
Study Committee		12			5
Juvenile Justice Study Committee		1			0
Peace Officers Retirement Systems					
Study Committee		0			0
Area Education Agency Study Committee		1		e*	0
Insurance Pool Study Committee		0		2.7	0
Energy Resources Study Committee		5			2
Legislative Oversight Capabilities					
Study Committee		1			0
Legislative Procedures Study Committee		1			0*
Advisory Commission on Corrections					
Relief		0**			0**
	•	25	•		10

^{*}Most of the Study Committee's recommendations did not require legislative changes and a significant number of them were implemented.

SUBCOMMITTEES OF STANDING COMMITTEES

Restaurant Inspection Subcommittee		
of the Committees on State Government	1	0
Certificate of Need Subcommittee		
of the Committees on Human Resources	1	1
Vocational-Technical Subcommittee		
of the Committees on Education	1	0
Funding Unemployment Compensation		
Subcommittee of the Committees on		
Labor and Industrial Relations	1	1
Rights of Minority Shareholders		
Subcommittee of the Committees on		_
Judiciary	1	0
Life Support Systems Subcommittee		
of the Committees on Judiciary	0	0
Corporate Farming Subcommittee		
of the Committees on Agriculture	1	1

^{**}No bills recommended, but three bills enacted that reflected recommendations of the Advisory Commission.

Staffing and Compensation of
Legislative Employees Subcommittee
of the House Administration
Committee and Senate Rules and
Administration Committee

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***Concurrent Resolution