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SUMMARY OF LEGISLATION APPROVED BY THE SECOND REGULAR SESSION OF THE SIXTY-NINTH IOWA GENERAL ASSEMBLY MEETING IN THE YEAR 1982

Prepared by the Iowa Legislative Service Bureau

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This summary of legislation has been prepared for the use of legislators and other interested persons. The summary includes a listing of the chapter number in the Session Laws for each legislative enactment and separate tables that may be used to obtain chapter numbers. The classifications of legislative enactments under specific subject headings and the summary descriptions are the work product of legislative staff personnel. It is recognized that the legislative enactments contained in this summary may logically fall under more than one subject heading in certain instances and some enactments have been cross-referenced to several subject headings.

The effective date of the legislative enactments is July 1, 1982 unless otherwise specified in the bill summary. Information listing the specific effective dates of a number of legislative enactments that became law by publication was not available at the time this publication went to press.

It is believed that the purpose of this compilation--that of providing interested persons with quick reference to legislation enacted in specific areas and generally informing them of the contents and effective date of the legislation--will be served by this publication.

The various Legalizing Acts passed by the 1982 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The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1982 Session.

AGRICULTURE

S.F. 2086 (1982 Iowa Acts, Chapter 1067)
By Waldstein and Holden. Exempts individual farm accounts maintained for the purpose of conducting an on-going farm business by the owner or by an agent or farm manager as part of a farm management agreement from audit by the Real Estate Commission as required by section 117.46, subsection 3 for trust accounts of brokers.

S.F. 2218
See Natural Resources. Provides a procedure for determining land use.

S.F. 2221 (1982 Iowa Acts, Chapter 1191)
By Committee on Agriculture. Contains a revision of seed laws to reflect current practices in the production and sale of agricultural seed. The Dean of Agriculture at Iowa State University replaces the State Botanist as the technical advisor to the Secretary of Agriculture. The Secretary may seek an injunction against violators of the law with cost paid by the violator. A schedule of fees is established for permits to sell agricultural seed based on gross sales. Permit holders who contract for the sale of agricultural seed are required to post a bond of twenty-five thousand dollars with the Department of Agriculture.

S.F. 2286 (1982 Iowa Acts, Chapter 1220)
By Committee on Natural Resources. Revises the procedures regarding permanent soil conservation practices constructed with public cost-sharing funds. Requires the owner to contract not to remove or alter the practice for twenty years without permission of the soil conservation district. Repeals the provisions providing for a landowner to refund the state for unauthorized removal or alteration. Authorizes the soil conservation district to order the landowner who makes an unauthorized change to repair or reconstruct the soil conservation practice. Repeals the provision providing for a statement recorded with the county recorder stating that soil conservation practices built with public cost-sharing funds and subject to refunds are in effect in the county.

S.F. 2312 See Bonds. Relates to the issuance of revenue bonds for financing on-farm grain and soybean storage facilities.

H.F. 2034
See Financial Institutions. Relates to the authority of the Iowa Family Farm Development Authority to issue bonds and notes.

H.F. 2363
See Natural Resources. Relates to implementation of a soil conservation loan program by the Iowa Family Farm Development Authority.

H.F. 2378
See Natural Resources. Relates to the role of soil conservation district commissioners in the development and implementation of the conservancy district plan.

H.F. 2405
See Transportation--General. Relates to movements of oversized implements of husbandry to a farm purchaser.

H.F. 2425 (1982 Iowa Acts, Chapter 1112)

By Committee on Agriculture. Allows the use of municipal sewage sludge as fertilizer for residential and commercial application within rules that may be prescribed by the Environmental Quality Commission. The sale of sludge is to be accompanied by a written agreement signed by both parties which contains a general analysis of the contents of the sludge. The heavy metal content cannot exceed that set by rules of the Commission. The owner of the treatment plant is not subject to criminal or civil liability for harm caused by the sludge unless it is caused by a violation of the signed agreement or the heavy metal content exceeds the set limits.

H.F. 2448 (1982 Iowa Acts, Chapter 1093)
By Committee on Agriculture. Amends the grain dealer and grain warehouse licensing laws to generally allow a licensee a period of thirty days in which to remedy deficiencies in bond coverage. The Act takes effect ______, 1982 by publication.

APPROPRIATIONS

S.F. 2203
See Corrections. Relates to appropriations for correctional facilities.

S.F. 2304 (1982 Iowa Acts, Chapter 1260)

By Committee on Appropriations. Appropriates supplemental state funds for the 1982-1983 Fiscal Year and adds various procedures and criteria for administering state programs, arranged according to the following subject matters which reflect the general subjectmatter jurisdiction of eight joint appropriations subcommittees.

1. Corrections and Mental Health. Appropriates supplemental funds for the Iowa Veterans Home, the adult correctional institutions, and inmate classification system, and community-based corrections. Reduces appropriations to the training schools for delinquent juveniles and the Iowa Juvenile Home.

Appropriates supplemental funds for capital projects at certain institutions under the control of the Department of Social Services and allows funds for community-based corrections to be used for certain capital purposes. Makes statutory changes necessary for establishing a correctional institution for women at Mitchellville, a men's medium security correctional facility at Rockwell City, and a unit for delinquent juveniles at the Iowa Juvenile Home at Toledo.

Raises the prison system population figures relating to the declaration of a prison overcrowding state of emergency. Requires a cost estimate for the developing and updating of a five-year corrections master plan. Exempts small purchases of farm equipment from the revolving farm fund from the state's general purchasing requirements. Allows the state provision of television channels to prison inmates but requires the suspension of access to television as a disciplinary measure.

Appropriates funds to the state community mental health and mental retardation services fund, guarantees minimum allocations to the counties equal to the amount of similar funds received in the Fiscal Year 1980-1981, and suspends partial reimbursements to counties for local inpatient mental health care and treatment.

2. Education. Appropriates supplemental funds to the Iowa College Aid Commission for tuition grants; to the Department of Public Instruction for merged area school training programs for employees of new or expanding Iowa companies and for public school transportation of nonpublic school pupils; to the State Board of Regents for utility costs at institutions under its control, for instructional funding at the University of Iowa College of Medicine, for operational expenses at the University hospitals, for additional sections of classes experiencing increasing enrollments at Iowa State University and the University of Northern Iowa; to the School Budget Review Committee for special instruction for non-English-speaking students; and to the Livestock Disease Fund.

3 Human Resources. Appropriates supplemental funds to the Board of Parole; to the State Department of Health for the licensing and certification division, community health services, and the homemaker-home health aide program; to Iowa specialized child health services at the University of Iowa hospitals for the phenylketomuria program; and to the Iowa Department of Substance Abuse for operational expenses, program grants, and salary increases for local substance abuse program employees.

Transfers responsibility for homemaker and chore services from the Department of Social Services to the State Department of Health and changes the formula for the allocation of funds to the counties under the homemaker-home health aide program; requires an emphasis on homemaker-home health aide services to elderly and low-income persons and to children and adults in need of protective services; allows fifteen percent of the homemaker-home health aide funds to be used to provide chore services; and provides for the reallocation of excess funds.

- 4. Natural Resources. Appropriates supplemental funds to the Iowa Development Commission; to the Department of Environmental Quality; and to the Iowa State Water Resource Research Institute. Transfers funds for major-river basin activities from the State Conservation Commission to the Iowa Natural Resources Council. Authorizes the Iowa Railway Finance Authority to control the metering of railway vehicle fuel; and allows the annual payment of small railway vehicle fuel tax liabilities. Requires interest and earnings on the State Fish and Game Protection Fund to be credited to the fund for the 1981-1983 fiscal biennium. Requires the Environmental Quality Commission to implement a fee schedule for public water supply permits based on the reasonable costs of administering the permits.
- 5. Regulatory and Finance. Appropriates supplemental funds to the Iowa Beer and Liquor Control Department; to the Iowa Real Estate Commission; and to the Department of Revenue for a study relating to agricultural productivity and the valuation of agricultural land.
- 6. State Government. Appropriates supplemental funds to the Office of the State Appellate Defender; to the Iowa State Arts Council; to the general office of the Attorney General and the prosecuting attorney training program; to the Department of General Services for State House renovation costs; to the Bureau of Labor; to the Office for Planning and Programming for intergovernmental assistance, interagency planning and coordinating, and other administrative functions (also authorizes the carry-over of funds from the prior fiscal year for the juvenile victim restitution program)(A requirement that the Office for Planning and Programming comply with an organizational recommendation of the Program Evaluation Division of the Legislative Fiscal Bureau was item vetoed by the Governor.); to the Iowa Merit Employment Department; to the Supreme Court for the offices of District Court Administrators, including sixteen law clerks; to the Office of the Court Administrator of the Judicial Department to establish or improve dispute resolution programs; and to the Office of the Governor for a study of the effect of the loss of federal funds to the legal services corporation.

7. Social Services. Appropriates supplemental funds to the Department of Social Services for medical assistance, contractual medical carrier services, state supplementary assistance relating to residential care facility reimbursements, home-based services other than homemaker and chore services, foster care, and community-based services. Reduces appropriations to the Department of Social Services for general administration, field operations, aid to families with dependent children, work and training (Work Incentive) programs, and home-based services due to the transfer of the responsibility for homemaker and chore services to the State Department of Health. Appropriates funds to the Department of Social Services for allocation to the counties to provide an income disregard for persons in sheltered work or work activities services, for the development and operation of a dependent adult abuse reporting, evaluation, assessment, and services program, and, to supplement federal Social Services Block Grant Funds, allocation to the counties to support local administration costs and the purchase of day care and other local services.

Reinstates the unemployed parent pogram under the aid to families with dependent children (AFDC) program for nine months ending March 31, 1983. Excludes the spouse of an unemployed parent from the eligible group of the AFDC grant but covers the spouse under the medical assistance program. Establishes a nine-month statewide community work program in cooperation with the counties, designed to employ unemployed parents under the AFDC program in work assignments with governmental entities and nonprofit organizations. Requires unemployed parents to accept work assignments and to comply with job search and application requirements which are to be monitored by departmental income maintenance workers. (A requirement that the state provide workers' compensation benefits for community work program participants was item vetoed by the governor.)

Affects the AFDC program by raising the standard of need by fifteen percent for eligible groups of two or more persons and by establishing coordinated manpower services demonstration projects in the Sioux City and Marshalltown districts.

Affects the medical assistance program by continuing child medical assistance for the nine months ending March 31, 1983, by authorizing additional staff for third-party liability recoveries, by providing an additional fifty cent professional pharmacy fee for the selection of less expensive equivalent drug products, by requiring prospective hospital reimbursement rates beginning October 1, 1982, by limiting most inpatient hospital reimbursements to average lengths of stays, by requiring physician reimbursement rates to be based on statewide prevailing physician fees, by reducing certain reimbursements by two and one-half percent, by requiring maximum co-payments on most optional services, and by authorizing the establishment of pilot projects for in-home care. (A prohibition on the transfer of medical assistance funds under section 8.39 was item veoted by the governor.)

Requires the Board of Pharmacy Examiners to adopt administrative rules so that pharmacy discounts and co-payment requirements are

applied equally to third-party payers and the medical assistance program.

Provides that the eligibility level for services provided with Social Services Block Grant Funds shall not be reduced below forty-one point two percent of the federal median income, unless Iowa receives fewer federal Social Services Block Grant Funds than anticipated.

Limits annual reimbursement increases to most purchases of service providers to a maximum of eight percent.

Limits the legal liability of a person to a county for the care of mentally ill transferees from a state mental health institute to a county care facility.

Makes the use of food stamp coupons in violation of federal law or regulation a fraudulent practice under Iowa law.

Requires the child support recovery unit to enforce support obligations by attaching unemployment compensation benefits.

Directs the Department of Social Services to request waivers from the United States Department of Health and Human Services to limit grants under the AFDC unemployed parent program to six months for any eligible group and to exclude AFDC recipients who have no income or a very constant income from the monthly reporting requirements.

Requires or authorizes the Department of Social Services to use emergency procedures to adopt administrative rules for certain immediate or complicated programmatic changes.

Requires the Department of Social Services to report to the General Assembly or one of its committees on cost savings due to changes in AFDC reporting requirements, on the coordinated manpower services demonstration project, on the provision of adoption services entirely through purchase of service contracts, on cost containment alternatives for reimbursing purchase of service providers, on alternatives for disregarding income in the form of sheltered workshop earnings, and on the continuance of a state dependent adult abuse reporting program.

8. Transportation. Appropriates supplemental funds to the Iowa Law Enforcement Academy; to the Department of Public Defense for the military division; and to the Department of Public Safety for administration of the State Building Code.

(A requirement that the State Comptroller make monthly reports to members of the General Assembly relating to the fiscal condition of the state if appropriations made by the Act result in a delay or the consideration of a delay in making payments authorized by the Act was item vetoed by the Governor.)

H.F. 2336 (1.82 Iowa Acts, Chapter 1257)
By Committee on Appropriations. Supplements and adjusts appropriations for the state fiscal year beginning July 1, 1981, and ending June 30, 1982, according to the subject areas of the joint appropriations subcommittees.

Division 1 supplements appropriations for library services, nonpublic school transportation, utility costs at institutions under the control of the State Board of Regents, and specialized child health services by appropriating new funds or allowing the transfer of funds from one fiscal year to another.

Division 2 supplements appropriations to the Health Facilities and Licensing and Certification Divisions of the State Department of Health and allows the State Department of Health to reallocate excess homemaker-home health aide funds to counties with substantially insufficient allocations.

Division 3 supplements appropriations to the Department of Environmental Quality and requires the implementation of permit fee schedules.

Division 4 supplements appropriations to the Iowa Beer and Liquor Control Department and the Insurance Department and provides an appropriation to pay the costs of litigating three pipeline cases involving valuations for property tax purposes.

Division 5 transfers federal energy assistance funds to the Social Services Block Grant, appropriates the funds to the Department of Social Services for federally authorized purposes, supplements the appropriations with additional state funds, and requires the maintenance of the current eligibility level through June 30, 1982. The Division also supplements appropriations to the Department of Social Services for field operations, medical assistance, medical carrier services, state supplementary assistance, foster care, and community-based services. The Division reduces funds for general administration and shelter cost assistance, while continuing the shelter cost assistance program through June 30, 1982. The Division also affects the medical assistance program by continuing assistance to certain children through June 30, 1982, requiring copayments, and reducing certain facility and services reimbursements. Emergency rules may be adopted. Support collection fees required by the federal government are to be charged by the Department of Social Services.

Division 6 supplements an appropriation to the Iowa Merit Employment Department, allows the transfer of certain funds to the State Historical Department, and allows the Iowa Department of Justice to receive civil antitrust damage awards.

Division 7 supplements an appropriation to the Iowa Law Enforcement Academy, allows the transfer of funds from one fiscal year to another for the Iowa Railway Finance Authority, appropriates funds to the Department of Public Safety to repay the federal government for certain inspection overpayments, and corrects an internal reference.

Division 8 transfers matching state funds which were set aside pursuant to state law because federal funds in the form of block grants and some categorical grants were not provided to the state at the level anticipated. The Division transfers the funds back to the general fund which are available for reappropriation. The Act takes effect March 19, 1982 by publication.

H.F. 2393
See Children. Appropriates funds to the Department of Social Services for a Child Abuse Prevention Program.

H.F. 2446
See Human Services. Relates to the uses for state elderly services program funds.

H.F. 2477 (1982 Iowa Acts, Chapter 1262) By Committee on Appropriations. Appropriates federal funds made available to this state through federal block grants. The Act appropriates the Community Services Block Grant funds and the Community Development Block Grant funds to the Office for Planning and Programming; the Low-Income Home Energy Assistance Block Grant funds to the Energy Policy Council; the Social Services Block Grant funds to the Department of Social Services and requires the Department of Social Services to develop a plan to use these funds to be submitted to the Governor and the General Assembly; the Alcohol and Drug Abuse and Mental Health Services Block Grant funds to the Department of Substance Abuse; the Maternal and Child Health Services Block Grant funds to the State Department of Health and requires the State Department of Health, Iowa Specialized Child Health Services, the University of Iowa Hospitals and Clinics, and the Department of Social Services to jointly study and develop a plan for the integration and coordination of maternal and child health programs to be submitted to the joint Human Resources Appropriations Subcommittee by January 31, 1983; the Preventive Health and Health Services Block Grant funds to the State Department of Health and a portion of these funds are transferred to the Maternal and Child Health Services Block Grant to be appropriated to the University of Iowa Hospitals and Clinics for specialized child health services, and the Education Block Grant to the Department of Public Instruction. A portion of each of the block grants is allocated for administrative costs of the state agency and provision is made for auditing the funds. A procedure is established for proration by the Governor of the block grant funds if the amounts actually received in this state are less than the amounts appropriated in the Act and for allocation by the Governor of additional moneys if the amounts actually received in this state are more than the amounts appropriated in the Act. A procedure is also established for action by the Governor if the block grants are consolidated or expanded and if future federal actions increase or decrease federal funding. The Act provides for notification of appropriate legislative officers and employees of actions taken by the Governor.

H.F. 2482 (1982 Iowa Acts, Chapter 1263)

By Committee on Appropriations. Appropriates funds from the state's allotment under the federal Low-Income Home Energy Assistance Act of 1981 to the Energy Policy Council and the Department of Social Services. The Act transfers funds to the Department of Social Services for uses authorized by the federal Social Services Block Grant Act of 1981 and reverts an equal amount of state funds appropriated for those purposes. It appropriates funds to the Energy Policy Council, subject to transfers, to help eligible households meet the costs of home energy. It provides that part of the funds are to be used for an audit and that part of the funds are to be used for low income residential weatherization or related home repairs. The Act takes effect ________, 1982 by publication.

H.F. 2491 (1982 Iowa Acts, Chapter 1255)
By Committee on Appropriations. Makes appropriations in settlement of five claims against the state of Iowa which were approved by the joint Appropriations Subcommittees on Claims.

H.F. 2493
See Health and Safety. Makes appropriations to certain criminal justice programs.

H.F. 2494 (1982 Iowa Acts, Chapter 1264)
By Committee on Appropriations. Appropriates funds to the State Conservation Commission for the fiscal period beginning July 1, 1982 and ending June 30, 1985 for capital projects highest on the priority list submitted by the Commission to the joint Appropriations Subcommittee on Natural Resources for the construction, replacement, development and alterations to Conservation Commission properties.

BONDS

- S.F. 579 (1982 Iowa Acts, Chapter 1049)
 By Committee on Ways and Means. Authorizes cities and counties to issue revenue bonds under chapter 419 for the acquisition of certain portable equipment which is used for pollution control.
- $\underline{\text{S.F. }2213}$ $\underline{\text{See Local}}$ Governments. Relates to issuance of bonds of benefited water districts.
- S.F. 2253 (1982 Iowa Acts, Chapter 1187)

 By Committee on State Government. Allows the Iowa Housing Finance Authority to issue its bonds to provide financing for the acquisition of housing by construction or purchase, including housing provided by child foster care facilities and health care facilities with fifteen beds or less. Since Congress has limited the amount of tax exempt bonds that may be issued by a state and its political subdivisions for residential mortgages, the Act allocates among the state and its political subdivisions the amount of the Congressionally set limit that each jurisdiction may issue during any calendar year. The Act takes effect ______, 1982 by publication.
- S.F. 2312 (1982 Iowa Acts, Chapter 1208)
 By Committee on Ways and Means. Authorizes cities and counties to issue revenue bonds under chapter 419 to provide financing for the acquisition of on-farm grain and soybean storage facilities. These facilities may include the drying and aerating equipment. The Act takes effect _____, 1982 by publication.
- H.F. 210
 See Local Governments. Relates to the issuance of revenue bonds for fairs or expositions.
- H.F. 858
 See Penalties and Enforcement. Relates to issuance of tax anticipatory bonds by benefited law enforcement districts.
- H.F. 2034
 See Financial Institutions. Relates to investment by state banks in bonds issued by the Iowa Family Farm Development Authority.
- H.F. 2173 (1982 Iowa Acts, Chapter 1132)
 By Clements. Authorizes cities and counties to issue revenue bonds under chapter 419 for the acquisition of land, buildings, or improvements for use of housing for the elderly or handicapped.

H.F. 2363
See Natural Resources. Relates to the issuance of revenue bonds by the Iowa Family Farm Development Authority for soil conservation loans.

H.F. 2377
See Education. Creates an Iowa Higher Education Loan Authority to secure up to \$100 million in tax-exempt bonds for private colleges and universities.

H.F. 2464
See Business and Utilities. Permits bonds of the Iowa Housing Finance Authority to be issued for improvement of small businesses.

H.F. 2478 (1982 Iowa Acts, Chapter 1178)

By Committee on Ways and Means. Extends until November 1, 1984, the time before which bonds payable from a hotel and motel tax authorized at an election held before July 1, 1979, may be issued for memorial buildings, civic centers, auditoriums, convention facilities, and related facilities without a bond election.

BUSINESS AND UTILITIES

S.F. 362
See Taxation. Permits retailers to provide tax exemption certificates to certain purchasers.

S.F. 2153
See Taxation. Relates to taxation of the sale of supplies to a printer.

S.F. 2220 (1982 Iowa Acts, Chapter 1116)
By Committee on Commerce. Repeals a Code provision which requires the Iowa State Commerce Commission to hold a special hearing to determine if charges payable by the state for communication services are reasonable.

S.F. 2240 (1982 Iowa Acts, Chapter 1163)
By Committee on Commerce. Repeals all but one section of chapter 478A that prohibits the sale of certain gas-powered appliances that use pilot lights. The prohibition against the sale of decorative gas lamps contained in section 478.7 continues to have effect.

S.F. 2243
See Natural Resources. Relates to establishment of anaerobic lagoons.

S.F. 2281 (1982 Iowa Acts, Chapter 1096)

By Committee on State Government. Permits a contract for construction of a public improvement to equal or exceed twenty-five thousand dollars before a bond is required.

S.F. 2292 See Taxation. Relates to the imposition of a use tax on the puchase price of optional service and warranty contracts.

S.F. 2293 See Taxation. Provides for combining net business income for application to an apportionment formula.

H.F. 372 (1982 Iowa Acts, Chapter 1009)
By Van Maanen. Reduces the amount of the surety bond which a mobile home dealer must provide from fifty thousand dollars to twenty-five thousand dollars.

H.F. 777 (1982 Iowa Acts, Chapter 1235)
By Committee on Judiciary and Law Enforcement. Provides that persons who take assignments of instruments or accounts for

collection in the regular course of business have the same rights as other assignees and that those persons may bring an action in small claims court against the instruments or accounts without being represented by an attorney.

H.F. 823 (1982 Iowa Acts, Chapter 1025)

By Committee on Judiciary and Law Enforcement. Amends the "rightto-cure" provisions of the Consumer Credit Code to permit a
creditor to commence attachment proceedings under chapter 639 prior
to giving notice of "right to cure". The Act also provides that
the existing penalty applying to the commencement of an action for
damages prior to giving notice of "right to cure" does not apply if
the action is commenced as a small claim and if the creditor proves
lack of knowledge of the statutory requirements for giving a notice
of "right to cure". The Act takes effect July 1, 1983.

H.F. 2218 (1982 Iowa Acts, Chapter 1249)
By Hansen of O'Brien, Clark of Lee, Harbor, Tofte, Tyrrell, Gross, Connors, Cochran, Woods, Diemer, Schroeder, Crabb, Maulsby, Danker, Johnson of Linn, Hall, Swartz, Anderson of Jasper, Oxley, Pellett, Johnson of Woodbury, Anderson of Audubon, Holt, De Groot, Halvorson of Webster, Sullivan, Dieleman, Pavich, Byerly, Renken, Welsh, Swearingen, Jochum, Lonergan, Clark of Cerro Gordo and Gettings. Amends chapter 523A, relating to the regulation of preneed agreements for the sale of property or services to be used in connection with the final disposition of dead human bodies. Existing law requires that 80 percent of the contract price of certain agreements be held in trust until performance of the contract or until released as otherwise agreed to by both parties.

The Act establishes more stringent record keeping requirements, requires the seller and the depository financial institution to file information about the agreement with the county recorder, requires the seller to file annual reports with the county attorney, requires the Department of Insurance to prescribe and distribute forms for reports and notices, and gives county attorneys investigatory powers. It also reduces the degree of the offense for violations from an aggravated misdemeanor to a serious misdemeanor, but extends the scope of the penalty to include financial institutions that fail to comply with the reporting requirements. The Act also defines the types of services and property that are subject to the chapter. The seller is required to comply with the laws regulating door-to-door sales.

The Act authorizes the use of a surety bond in open penalty in lieu of the 80% trust requirement and establishes a penalty. The Act takes effect July 1, 1982 for sales agreements executed on or after that date.

H.F. 2396
See Taxation. Provides that services of placing persons in employment outside of the state by private agencies are not subject to certain taxes.

H.F. 2407 (1982 Iowa Acts, Chapter 1103)
By Committee on Judiciary and Law Enforcement. Repeals chapter 545, the limited partnership law, and enacts in lieu thereof an act modeled after the uniform limited partnership law.

 $\frac{\text{H.F. } 2416}{\text{See}}$ Transportation--Vehicles. Relates to registration of certain movers of buildings.

H.F. 2464 (1982 Iowa Acts, Chapter 1173)
By Committee on Commerce. Establishes the Iowa Small Business Loan Program under the auspices of the Iowa Housing Finance Authority and provides that \$50 million of already authorized bonds of the Authority may be issued to provide capital loans for expansion and improvement of small businesses.

H.F. 2490
See Financial Institutions. Relates to deposits of funds of joint municipal electric power agencies.

CHILDREN

S.F. 256

See Financial Institutions. Allows a custodian of a child to invest funds in a credit union.

S.F. 518

See Courts and the Judicial Process. Relates to registration and enforcement of child support orders.

S.F. 536 (1982 Iowa Acts, Chapter 1066)
By Committee on Human Resources. Allows access to child abuse

information to multidisciplinary teams which are groups of individuals knowledgeable and skillful in the diagnosis, assessment, and disposition of child abuse cases, the composition of which is approved by the Department of Social Services. Redissemination of the information is strictly controlled by section 235A.17 and any violations of confidentiality are subject to the civil remedies and criminal penalties in sections 235A.20 and 235A.21.

<u>S.F.</u> 2197

See Courts and the Judicial Process. Relates to juvenile court adjudications.

H.F. 303 (1982 Iowa Acts, Chapter 1213)
By Committee on Human Resources. Establishes a new category of child day care facility, the group day care home which can provide care for more than six but less than twelve children, with no more than six children under the age of six years old at one time. Requires group day care homes to register with the Department of Social Services and subjects them to the administrative rules applicable to family day care homes and to new administrative rules relating to separate areas for sick children, fire extinguishers, smoke detectors, and fire exits. Requires a group day care home to employ an additional individual, age fourteen or over, to assist the provider when the provider cares for more than six children for more than a two-hour period. Provides that operating a group day care home without registering it is a simple misdemeanor.

H.F. 788 (1982 Iowa Acts, Chapter 1016)
By Committee on Human Resources. Exempts child day care providers and babysitters from the child foster care licensing requirements. Requires family and group day care providers to register with the Department of Social Services as child day care providers if the providers are also foster care licensees. Provides that foster children are considered the children of a child day care provider in determining the maximum number of children who can be provided child day care by the provider. H.F. 2345
See Courts and the Judicial Process. Relates to bequests to minors.

H.F. 2347
See Labor, Employment, and Retirement. Relates to deduction of child support obligations from an individual's unemployment compensation benefits.

H.F. 2359
See Courts and the Judicial Process. Relates to examination of court records to determine payment of child support.

H.F. 2393 (1982 Iowa Acts, Chapter 1259)

By Committee on Ways and Means. Creates a Child Abuse Prevention Program within the Department of Social Services. The money appropriated for the Prevention Program is to be used for matching federal funds for community-based programs, funding the establishment or expansion of community-based projects or educational programs, and to study and evaluate community-based projects and educational programs. The Department of Social Services must distribute funds to community-based volunteer coalitions or councils.

Creates a Child Abuse Prevention Program Advisory Council consisting of five members appointed by the Governor. Two members must have expertise in the area of child abuse and three must be private citizens. The Council must advise the Commissioner of the Department of Social Services regarding expenditures of funds for the Child Abuse Prevention Program, and recommend changes in legislation and administrative rules, and receive and review complaints regarding the operation of the Program.

The Act increases the fee for a marriage license from five to ten dollars. The increase of five dollars is to be deposited in the general fund of the state.

The Act appropriates funds for the Child Abuse Prevention Program for the 1982-1983 Fiscal Year to the Department of Social Services.

H.F. 2442 See Courts and the Judicial Process. Relates to the determination of custody of children in a dissolution of marriage.

H.F. 2460
See Courts and the Judicial Process. Amends portions of the Juvenile Justice Code relating to delinquency proceedings and child in need of assistance proceedings.

CORRECTIONS

S.F. 277 (1982 Iowa Acts, Chapter 1007)

By Committee on Judiciary. Authorizes the Director of the Division of Adult Corrections of the Department of Social Services to implement inmate employment programs to employ trustworthy inmates outside the state correctional institutions. The inmates must reside at a state correctional institution and must be screened to assure probable success and appropriate conduct in the program and must be approved by a work release committee. The Division and other state departments and agencies are required to cooperate and enter into agreements for the provision of products and services under an inmate employment program.

S.F. 2192 (1982 Iowa Acts, Chapter 1149)
By Committee on Judiciary. Changes the membership of the Prison Industries Advisory Board. The Act enlarges the use of the permanent adult correctional institutions inmate employees' pay supplement revolving fund to include other rehabilitation activities. The Act allows the use of inmate work forces in private industry and allows private businesses to contract with Iowa State Industries subject to certain conditions.

S.F. 2203 (1982 Iowa Acts, Chapter 1256)

By Committee on Appropriations. Supplements an appropriation for the 1981-1982 Fiscal Year to the Department of Social Services for capital improvements at departmental institutions other than the Women's Reformatory at Rockwell City, requires the funds to be used to establish a women's correctional facility at Mitchellville and a medium security men's correctional facility at Rockwell City, and requires the construction of a perimeter security fence at Rockwell City. Authorizes the capital expenditure of funds for the 1982-1983 Fiscal Year for the construction of a medium security correctional facility at the Iowa Security and Medical Facility at Oakdale. The Act takes effect ______, 1982 by publication.

S.F. 2232 See Penalties and Enforcement. Relates to the purchase of property from inmates of penal and correctional facilities.

S.F. 2280, 1982 Iowa Acts, Chapter 1162)
By Committee on Judiciary. Mandates restitution in all criminal cases except simple misdemeanors under chapter 321. Restitution would be for pecuniary damages suffered by the victims of the offender's criminal activities, and to the extent that the offender is reasonably able to do so to the county where conviction was rendered for court costs, court appointed attorney's fees or the expense of a public defender when applicable.

When no victim has suffered pecuniary damages and the offender is not reasonably able to pay all or part of the court costs, court appointed attorney's fees or the expense of a public defender, the court may require the offender to perform community service work.

At the time of sentencing, the court would order the amount of restitution and the persons to whom restitution must be paid. This order is known as the plan of restitution. Restitution is mandatory while the offender is committed to a penal or correctional facility of the state and is also a condition of probation, work release and parole, with the supervising authority at each of these stages preparing a restitution plan of payment to implement the plan of restitution. The plan of payment would reflect the offender's present circumstances (i.e. income, physical and mental health, education, employment, and family circumstances).

S.F. 2304

See Appropriations. Raises the prison system population figures relating to the declaration of a prison overcrowding state of emergency. Establishes a correctional institution for women at Mitchellville and a men's medium security correctional facility at Rockwell City.

H.F. 748 (1982 Iowa Acts, Chapter 1179)
By Committee on Judiciary and Law Enforcement. Although the Code presently requires the Director of the Division of Adult Corrections in the Department of Social Services to provide treatment and services in the state correctional institutions, this Act requires available habilitative services and treatment that assist a mentally retarded person to become self-reliant to be provided for imprisoned mentally retarded offenders.

H.F. 2111

See Penalties and Enforcement. Relates to certain sentences for certain crimes mandating incarceration.

H.F. 2337 (1982 Iowa Acts, Chapter 1133)
By Committee on County Government. Limits the remedy for violation of a rule adopted by the Department of Social Services concerning minimum standards for the regulation of jails and alternative jails, to a proceeding for compliance initiated by a request to the Department of Social Services.

H.F. 2429

See Courts and the Judicial Process. Relates to reimbursement to certain counties for costs of legal assistance to inmates.

H.F. 2493
See Health and Safety. Appropriates money to the Department of Social Services for the Division of Adult Corrections for a corrections academy at Mount Pleasant.

COURTS AND THE JUDICIAL PROCESS

S.F. 276 VETOED BY GOVERNOR
By Committee on Judiciary. Generally relates to the judicial system, and provides for the reduction of number of judicial nominating commission districts from 7 to 6, modifies provisions relating to elections of judicial nominating commissioners by members of the bar, authorizes the payment of expenses of members of judicial nominating commissions, and establishes Polk County as a separate judicial election district (5C).

S.F. 367 (1982 Iowa Acts, Chapter 1155)
By Ramsey, Lura, Miller of Des Moines, Jensen, Nystrom, Junkins, Carr, Schwengels, Rush, Rodgers, Baugher and Bisenius. Provides for the establishment of an escrow account or receivership for money or other property, which otherwise would be received by a person who attempts to commercially profit from the person's crime.

The money or property would be held in the account or receivership for five years unless charges against the person were disposed of favorably to the person. The money or other property would be payable to the victim of the crime upon the successful bringing of a civil action by the victim. The money or other property could also be used for the defense of the accused.

The attorney general is required to make efforts to notify victims of the escrow money and property in receivership, available to satisfy the money judgment.

S.F. 397
See Real Estate Transactions and Housing. Requires that after real property is transferred by a probate or dissolution of marriage decree, the county auditor and county recorder be notified.

S.F. 464
See State Government. Relates to the abolishment of the Iowa Crime Commission and establishment of the Criminal and Juvenile Justice Planning Agency.

S.F. 490 (1982 Iowa Acts, Chapter 1055)
By Committee on Judiciary. Allows tort claims against the state to be tried before a jury. Applicable to claims accruing on or after the effective date of the law.

S.F. 494 (1982 Iowa Acts, Chapter 1021)
By Committee on Judiciary. Rewrites the provisions of rule 10 of the Rules of Criminal Procedure concerning change of venue and change of judge and it incorporates provisions for transferring a jury from another county.

In this regard, the Act provides that when the court is satisfied from a motion for a change of venue and the evidence introduced in support of the motion that such degree of prejudice exists in the county in which the trial is to be had, that there is a substantial likelihood that a fair and impartial trial cannot be preserved with a jury selected from that county, the court can either order that the action be transferred to another county or that the trial jury be impaneled and transferred in from another county. The Act makes provision for the details of the transfer. The Act takes effect July 1, 1983.

- S.F. 511 (1982 Iowa Acts, Chapter 1002)
 By Committee on Judiciary. Enables the owner of a homestead to limit the period of time during which a judgment lien may be enforced against the homestead, and prevents the enforcement of a judgment that has been discharged in bankruptcy against real property acquired subsequent to the date the judgment was obtained. The Act takes effect January 1, 1983, and applicable to judgments of record on that date and judgments acquired on or after that date.
- S.F. 518 (1982 Iowa Acts, Chapter 1004)

 By Committee on Judiciary. Provides a procedure through which a person can register and enforce in the courts of Iowa support orders issued by foreign jurisdictions, including other states and countries, which have agreed to reciprocity. The Act incorporates amendments made in 1968 by the Conference of Commissioners on Uniform State Laws to the Uniform Reciprocal Enforcement of Support Act into Iowa's version—the Uniform Support of Dependents Law.
- S.F. 2126 (1982 Iowa Acts, Chapter 1020)
 By Committee on Judiciary. Amends section 586.1, relating to the legalization of defective notary acts and defective acknowledgements, to cover all acts and instruments made before 1970. The existing law applied only to acts and instruments made before 1960.
- S.F. 2156 (1982 Iowa Acts, Chapter 1118)

 By Committee on Judiciary. Provides for the issuance of a certificate to the county auditor under chapter 558 relative to each parcel of real estate described in the final report of an estate without the necessity of an entry of the order approving the final report, provided that section 633.479 is complied with relative to closing an estate without an entry of the order approving the final report.
- S.F. 2163 (1982 Iowa Acts, Chapter 1069)

 By Committee on Judiciary. Provides that the court may establish as a condition of probation that a defendant perform unpaid community service for a time not to exceed the maximum period of confinement for the offense of which the defendant is convicted.

Under the Act, the Department of Social Services is required to adopt rules to provide guidelines to judicial district departments of correctional services in establishing programs to assist the court in placing defendants in this community service work.

S.F. 2193 (1982 Iowa Acts, Chapter 1146)

By Committee on County Government. Provides that the salaries and expenses of the bailiffs may be paid from the court expense fund.

S.F. 2197 (1982 Iowa Acts, Chapter 1070) By Committee on Judiciary. Requires clerks of juvenile courts to forward to the State Department of Transportation copies of juvenile court adjudications of violations of motor vehicle laws contained in chapter 321 or 321A of the Code under their jurisdiction. These would be violations of those chapters that are not simple misdemeanors. The clerks of the juvenile courts are also to forward copies of adjudications that a child refused to submit to chemical testing under the implied consent law contained in section 321B.3. For purposes of sections relating to cancellation, revocation, and suspension of licenses and permits for the operation of motor vehicles, juvenile court adjudications constitute final convictions of the violations of chapter 321 or 321A. The Director of Transportation must revoke the license or permit of a child adjudicated in any juvenile hearing of having refused to submit to chemical testing. The Act allows the taking of tests to determine the alcoholic content of the blood of juveniles who have been taken into custody for the offense of operating a motor vehicle while under the influence of an alcoholic beverage.

S.F. 2204 (1982 Iowa Acts, Chapter 1185)
By Committee on Judiciary. Amends the rate of compensation for shorthand reporters employed on an emergency basis in the district court. The rate is changed from an amount not to exceed seventy-five dollars per day to an amount not more than the reporters' usual and customary fees.

The Act also provides for the appointment of uncertified shorthand reporters as temporary substitutes for up to six months in place of regularly appointed shorthand reporters who become disabled or if a vacancy occurs and a certified replacement is not available.

S.F. 2209 (1982 Iowa Acts, Chapter 1076)
By Committee on Judiciary. Eliminates the possibility of a will being introduced after the five-year period following the death of a decedent to document evidence of title and effectively repeals the substantive provisions of chapter 196, Acts of the Sixty-ninth General Assembly, 1981 Session which allowed the introduction for this purpose after the five-year period.

S.F. 2221 See Agriculture. Relates to court procedures for violations of Iowa's seed laws.

S.F. 2223 (1982 Iowa Acts, Chapter 1060)
By Committee on Judiciary. Provides that the designation of an attorney employed to assist a fiduciary in the administration of an estate shall include the attorney's name, address, telephone number, and if more than one attorney is employed, the name of the attorney in charge of the case. The name of the law firm of which the attorney is a member is not sufficient in the designation.

S.F. 2250 (1982 Iowa Acts, Chapter 1061)
By Committee on Rules and Administration. Gives discretionary authority to the Supreme Court after consultation with the Legislative Council, to determine which of the various court rules shall be printed in the Code of Iowa. Presently the law mandates that the Rules of Civil Procedure, Rules of Criminal Procedure, Rules of Appellate Procedure and other rules must be printed in the Code and also in loose-leaf form. These publications duplicate each other to a certain extent and many of the rules printed in the Code have been superseded by other rules ordered by the Court by the time the Code is published. Most rules will be published in the Code, however some will now only be printed in the loose-leaf form.

This Act also specifies the manner in which Code or a supplement to the Code and the Acts (Session Laws) will be cited.

S.F. 2270 (1982 Iowa Acts, Chapter 1130)
By Committee on Judiciary. Amends the proposed changes to the Rules of Civil Procedure filed with the General Assembly by the Supreme Court by striking the provision which would create a new rule of civil procedure 371, concerning the form, typing, ink, and size of paper and so forth of notices, pleadings, motions, orders, and other papers filed in the district court.

S.F. 2308 See Local Governments. Relates to payments by counties of the costs of court-appointed attorneys for indigents.

H.F. 777
See Business and Utilities. Relates to small claims court action against instruments or accounts for collection.

H.F. 823
See Business and Utilities. Relates to commencement of an action for damages prior to giving notice of "right to cure" in a consumer credit transaction.

H.F. 2339

See Penalties and Enforcement. Includes certain acts under nonbailable offenses.

H.F. 2345 (1982 Iowa Acts, Chapter 1052)

By Committee on Judiciary and Law Enforcement. Acts of the Sixtyninth General Assembly, 1981 Session, chapter 1983, allowed a court under certain circumstances to order a fiduciary to pay a bequest not in excess of four thousand dollars to the parents of a minor without the appointment of a conservator. Similarly this Act allows a minor's parent or other person entitled to the custody of the minor to receive money for the child without the appointment of a conservator if the aggregate sum does not exceed four thousand dollars. The court may also terminate a conservatorship and direct the payment of assets if their aggregate value is not in excess of four thousand dollars. The Act makes the applicable sections uniform by making the payment of assets be transmitted to the parent or other person entitled to the custody of the minor for the use of the minor.

H.F. 2349 (1982 Iowa Acts, Chapter 1053)

By Committee on Judiciary and Law Enforcement. The term "adjusted gross estate" is used in wills and trusts and in prior law was defined in the Internal Revenue Code. However the Economic Recovery Tax Act of 1981 struck the definition from the Internal Revenue Code. This Act defines the term in substantially the same manner as previously defined in the Internal Revenue Code except that no reference is made to community property.

H.F. 2359 (1982 Iowa Acts, Chapter 1134)
By Committee on Judiciary and Law Enforcement. Allows an abstractor or other interested party to examine court records to determine the payment of support including child support, alimony and separate maintenance. The Act revises current law which limits the inspection of support payments to the parties in the action and their attorneys.

H.F. 2365 (1982 Iowa Acts, Chapter 1106)
By Committee on Judiciary and Law Enforcement. Amends the law relating to the privileged communication between a husband and wife acting as a witness against the other. The Act provides that neither the wife nor the husband can be a witness against the other regarding events and conversations which occur during the marriage. They could be witnesses against each other regarding events and conversations which occurred outside the marriage relationship. The Act also strikes a reference to alienation of affection suits which the Supreme Court has abolished and which was an exception to the privileged communication in this statute.

H.F. 2368 (1982 Iowa Acts, Chapter 1197)
By Committee on Judiciary and Law Enforcement. When an estate has insufficient assets to pay all of the estate's debts and charges, the debts and charges are paid in the order enumerated in section 633.425. The Act adds unpaid support payments including child support, alimony, separate maintenance and other unpaid awards and judgments awarded in a dissolution, separate maintenance, uniform support or paternity action as an additional class of claims to be paid in preference to certain other claims. The preference is given to unpaid support payments that have accrued at the time of death of the decedent.

H.F. 2369
See Penalties and Enforcement. Relates to court procedures relating to driving after the use of alcohol or drugs.

H.F. 2385 (1982 Iowa Acts, Chapter 1138)
By Committee on Judiciary and Law Enforcement. Provides procedures for confidentiality when an order for nontestimonial identification procedures is obtained pursuant to chapter 810. The order and the supporting documents would be kept confidential until a felony charge, if any, is filed.

H.F. 2397 (1982 Iowa Acts, Chapter 1139)

By Committee on State Government. Allows a resident of a state bordering Iowa to become an Iowa notary if the person's place of work or business is in Iowa. The nonresident's notary commission will expire annually. It also expires if the nonresident ceases to work or maintain a place of business in Iowa. A change is made in the date of expiration of each notary's commission and the Secretary of State is required to send notice two months before a notary's term expires.

H.F. 2426 (1982 Iowa Acts, Chapter 1212)

By Committee on Human Resources. Repeals the current Code provisions for involuntary commitment and treatment of substance abusers and replaces the provisions with a new division of chapter 125 which is similar to the involuntary hospitalization procedure in chapter 229 for persons who are seriously mentally impaired.

Authorizes three types of involuntary commitment or treatment for substance abusers: (1) The nonemergency commitment of alleged substance abusers upon application of an interested person; (2) the taking into immediate custody of an alleged substance abuser at the time of application, for a maximum of five days, if the substance abuser is likely to injure himself or herself or other persons if allowed to remain at liberty; (3) the emergency detention of intoxicated or incapacitated persons who have threatened, attempted, or inflicted physical self-harm or others on others and who are likely to inflict physical self-harm or harm on others if not immediately detained.

Requires under the nonemergency and immediate custody commitment procedures notice to the alleged substance abuser; the appointment, in certain cases, of an attorney for both the substance abuser and the applicant; the submission by the alleged substance abuser to a physician's examination prior to the commitment hearing; a full evidentiary commitment hearing held and tried as a civil matter; a court finding by clear and convincing evidence that the person is a substance abuser before the court can order placement at a licensed substance abuse facility for a complete evaluation and appropriate treatment; and the completion of a report of the evaluation within fifteen days. Authorizes the court, upon receipt of the report, to commit the substance abuser to a facility or for outpatient treatment, or to release a person who is not found to require substance abuse treatment or is found not to benefit from treatment.

Involves under the emergency detention procedure the delivery of the intoxicated or incapacitated person to a facility by a peace officer or another person; immediate communication by the administrator of the facility with a magistrate; and a visit and order by the magistrate as soon as possible. Authorizes detention for no longer than 48 hours unless an application is filed for a nonemergency involuntary commitment.

Relates also to the status of an alleged substance abuser during appeal of a commitment order to the Supreme Court; delayed commitment due to a lack of a suitable treatment facility; criminal substance abusers or those charged with crimes; use of judicial hospitalization referees in commitment proceedings, including emergency commitments of substance abusers and seriously mentally impaired persons; rights of persons detained, taken into immediate custody, and committed; confidentiality of commitment records; immunity for certain persons acting in conformity with the commitment law; and Supreme Court rules.

H.F. 2429 (1982 Iowa Acts, Chapter 1108)
By Committee on Judiciary and Law Enforcement. Provides that counties having state penal institutions located within them may obtain reimbursement from the state for expenses incurred in providing legal assistance to inmates in connection with certain postconviction proceedings under section 633A.5.

H.F. 2430 (1982 Iowa Acts, Chapter 1242)
By Committee on Human Resources. Provides for physician's assistants and mental health professionals to be added to the list of persons who are not required to disclose confidential communications in court proceedings except in certain situations.

H.F. 2442 (1982 Iowa Acts, Chapter 1250)
By Committee on Judiciary and Law Enforcement. Creates standards relating to custody of children in dissolution of marriage cases and provides that the court shall consider awarding joint custody if either parent requests joint custody and the court finds that joint custody is in the child's best interest. The court may award

joint legal custody to both parents while awarding one parent the right to physically care for the child in the parent's home.

H.F. 2453 (1982 Iowa Acts, Chapter 1204)
By Committee on Judiciary and Law Enforcement. Revises the application of small estate proceedings. The Act allows small estate proceedings for estates up to \$50,000 inherited by a spouse, children, or both, and also makes small estate proceedings applicable for estates up to \$15,000 which are solely inherited by the decedent's parents. Under 1981 revisions to the Iowa inheritance tax such estates are exempt from taxation.

H.F. 2460 (1982 Iowa Acts, Chapter 1209)
By Committee on Judiciary and Law Enforcement. Allows a child who is at least sixteen years of age to waive the right to representation of counsel, when taken into custody, without the written consent of the child's parents, guardian, or custodian, but only if a good faith effort has been made to notify the child's parents, guardian, or custodian and to inform them of their rights to participate in the juvenile proceedings.

Allows the juvenile court to orally order the placement of a child in a shelter care facility for a period in excess of 48 hours or in a detention facility for a period in excess of 24 hours, if the oral order is entered in writing before the end of the next day.

Requires the maintenance of written records of any complaints received which allege the commission of a delinquent act.

Provides that complaints alleging the commission of serious offenses by children fourteen years of age or older are public records.

Includes restitution to a victim or to the state or public as a specific disposition under an informal adjustment or a consent decree.

Eliminates the personal notice requirement and allows notice of a shelter care or detention hearing to be served in a manner calculated to fairly notify the parties of the time, place, and purpose of the hearing.

Clarifies that the shelter care and detention notice an hearing requirements do not apply to temporary and emergency removals of children under child in need of assistance proceedings.

Provides that dispositional orders entered subsequent to the child attaining the age of seventeen years and six months and prior to the child's eighteenth birthday automatically terminate one year after the date of disposition.

Provides, in cases of informal adjustment, for the disclosure by an intake officer of the name and address of a child who committed a delinquent act to the victim of the act, upon the request of the victim.

Allows the termination of child abuse investigations by the Department of Social Services when the Department receives a fourth report which is spurious, unfounded, or frivolous.

Allows the court to order an alleged sexual offender of a child in the same household to vacate the child's residence upon a showing that probably cause exists to believe that the sexual offense has occurred and that the presence of the alleged sexual offender presents a danger to the child's life or physical, emotional, or mental health. Provides for a hearing on the order to vacate and requires the filing of a petition alleging the child to be a child in need of assistance within three days.

Allows, prior to the adjudication, the commitment to a nonsecure facility for the purpose of an inpatient examination not to exceed fifteen days to determine whether a child is a child in need of assistance, if probably cause exists to believe that the child needs physical or mental treatment, if commitment is necessary to determine by clear and convincing evidence that the child is a child in need of assistance, and if the child's attorney agrees to the commitment. Requires, under certain circumstances, the inclusion of the child's parents, guardian, or custodian in counseling sessions.

Allows the taking and filing by law enforcement agencies of fingerprints and photographs of children at least fourteen years of age who are taken into custody for the commission of a public offense which would be a felony if committed by an adult. Requires notice to a child entering into an informal adjustment or consent decree that fingerprint and photograph files will be permanently retained. Requires the destruction of the files if a petition is not filed and the child has not entered into an informal adjustment or if a petition is filed, and dismissed or suspended, and the child has not entered into an informal adjustment and has not been otherwise adjudicated delinguent.

Provides that juvenile court and law enforcement records of a child adjudicated delinquent for an offense which would be an aggravated misdemeanor or a felony if committed by an adult are not to be sealed unless the court finds that the child has a clean juvenile and criminal record for the past two years and the sealing is in the best interest of the child and the public.

Provides that harassment includes knowingly making a false report of child abuse, which is a simple misdemeanor.

H.F. 2493
See Health and Safety. Imposes a ten percent criminal penalty assessment surcharge on certain fines and forfeitures to be used in the area of criminal justice.

DRUGS, CONTROLLED SUBSTANCES, AND ALCOHOL

S.F. 213 See State Government. Relates to qualifications for members of the Iowa Beer and Liquor Control Council.

S.F. 2101 (1982 Iowa Acts, Chapter 1044)
By Committee on Judiciary and Law Enforcement. Makes deletions and revisions in the schedules of controlled substances based on the recommendation of the Board of Pharmacy Examiners.

S.F. 2202 (1982 Iowa Acts, Chapter 1147)
By Committee on Judiciary. Provides for the regulation of simulated controlled substances and imitation controlled substances, and establishes criminal penalties for violations and provides for the forfeiture of property used in connection with specified unlawful acts or transactions.

S.F. 2245 (1982 Iowa Acts, Chapter 1244)

By Committee on Human Resources. Extends the operation of the Department of Substance Abuse and makes several changes in the chemical substance abuse chapter. It provides for four types of licenses, a two-year standard license, and licenses for one hundred eighty days, two hundred seventy days, or one year. It strikes the exemption of a facility or program which does not receive state dollars from inspection from the Department of Substance Abuse. The Act exempts certain county programs which are financed and managed by counties and do not receive state payments and voluntary, nonprofit groups whose funding is provided solely from nontax sources from program licensing requirements. The Act also encourages a coordination of efforts between the Commission on Substance Abuse and the Mental Health and Mental Retardation Commission in the delivery of substance abuse and mental health services.

S.F. 2252 (1982 Iowa Acts, Chapter 1166)
By Committee on State Government. Specifies that certified public accountants conducting the audits of licensed substance abuse programs must perform the same duties as are required for conducting audits of cities, townships, and school districts. It also specifies that a licensed substance abuse program or the Department of Substance Abuse must reimburse the Auditor of State for the cost of an audit of the program required by law.

H.F. 2369
See Penalties and Enforcement. Relates to laws relating to driving after the use of alcohol or drugs and chemical testing.

H.F. 2426 See Courts and the Judicial Process. Relates to involuntary hospitalization and treatment of substance abusers.

H.F. 2493
See Health and Safety. Appropriates money to the Office for Planning and Programming for presentence investigations of persons accused of operating a motor vehicle while under the influence of alcohol, controlled substances, or drugs.

EDUCATION

S.J.R. 13 (1982 Iowa Acts, Chapter 1267)
By Committee on Education. Provides for first time passage of an amendment to the Constitution of the State of Iowa that strikes a section that requires money subject to the support and maintenance of common schools, which the Iowa Supreme Court has interpreted as interest from the permanent school fund, to be distributed to school districts on the basis of the population of persons between five and twenty-one years of age.

S.F. 522 (1982 Iowa Acts, Chapter 1006)
By Committee on Education. Requires the Department of Public Instruction and the area education agencies to encourage all school districts to provide programs for gifted and talented children. It clarifies that only those districts that want to use additional allowable growth to finance their programs must receive approval of their plans from the Department of Public Instruction and provides that a child with demonstrated achievements or potential ability in a single subject area can be qualified as gifted and talented.

S.F. 2046 See State Government. Requires public school corporations to notify local governments and the state Department of General Services of vacant buildings.

S.F. 2068 (1982 Iowa Acts, Chapter 1058)

By Taylor and Nystrom. Allows the boards of merged areas to authorize the secretary of the board to pay certain stated expenditures in advance of their specific approval by the board. The board would then allow the payments at its next meeting.

S.F. 2077 (1982 Iowa Acts, Chapter 1059)
By Taylor and Nystrom. Establishes requirements for the auditing of claims against an area vocational school or area community college.

S.F. 2088 (1982 Iowa Acts, Chapter 1128)
By Committee on Education. Allows boards of school districts to approve an unlimited property tax levy for a cash reserve, but provides for a review of cash reserve levies by the School Budget Review Committee (SBRC). It allows the SBRC to reduce a district's additional property tax levy for the next school year by an amount it deems the cash reserve levy excessive. It requires the SBRC to report information about cash reserve levies by school districts annually to the General Assembly. The Act also delays the budget certification date for the levy from March 15 until twenty days after the effective date of the Act or May 1, 1982, whichever is earlier. The Act takes effect April 24, 1982 by publication.

S.F. 2146 (1982 Iowa Acts, Chapter 1232)

By Committee on Education. Increases the state cost per pupil for the 1982-1983 school year by six dollars in addition to the seven dollar increase already provided by law for that school year. The Act takes effect , 1982 by publication.

S.F. 2180 (1982 Iowa Acts, Chapter 1057)
By Committee on Education. Establishes a state income tax setoff program to recover losses from defaulted loans under the guaranteed student loan and the parental loans for undergraduate students programs administered by the Iowa College Aid Commission. The programs are administered cooperatively by the College Aid Commission and the Department of Revenue. The program is similar to an income tax setoff program with the Department of Social Services for recovery of child support payments. In the case of multiple claims, priority is given to claims filed by the Child Support Recovery Unit. The Act also allows the Department of Revenue to enter into reciprocal agreements with other states.

S.F. 2186
See Local Governments. Relates to assessor examinations.

S.F. 2231
See Transportation--Roads. Relates to the authorized maximum speed limit of school buses.

S.F. 2247 (1982 Iowa Acts, Chapter 1121)

By Committee on Education. Allows boards of area schools to establish nonprofit foundations and to accept and administer trusts. It requires the boards to see that the financial records of the foundations are audited annually.

S.F. 2302 (1982 Iowa Acts, Chapter 1233)
By Hultman and Junkins. Continues the 100% budget guarantee for school districts for the 1983-1984 school year. This means that a school district in the 1983-1984 school year will have an authorized budget at least equal to its authorized budget for the 1982-1983 school year.

H.F. 444 (1982 Iowa Acts, Chapter 1011)
By Lind. Provides that the State Comptroller must pay state aid to a school district that has terminated a contract with the State Board of Regents for its pupils to attend a laboratory school. The amount of state aid paid is equal to the amount that the district receives under the state school foundation plan for each pupil. The district would not otherwise receive any state funds for these pupils until the next school year or the year following the next school year unless the district is an increasing enrollment district.

H.F. 772 See Natural Resources. Relates to completion of a hunter safety and ethics education course to obtain a hunting license.

H.F. 796 (1982 Iowa Acts, Chapter 1248) By Committee on Education. Provides that if a person between the ages of 16 and 18 drops out of school without having passed an approved drivers education course, or a student enrolled in school is unable to take an approved course in drivers education, the person may be issued a restricted license to operate a motor vehicle to and from the person's place of employment without having completed the course. Confirmation of employment is required. a person reenters school, the person must enroll in and complete the classroom portion of the drivers education course as soon as the course is available. The Act also provides for the suspension of the restricted license for one year, or until the person attains 18 years of age, if the holder is convicted of two or more motor vehicle operation violations, except parking. The Department_of Transportation may suspend the license after one conviction. Act also removes the provision that the employer of a minor may provide consent for an unmarried person under 18 years of age to obtain an instruction permit, operator's license, motorized bicycle license, restricted license, or minor's school license. The Act requires that the school board or superintendent must certify that there is a need for a person to obtain a minor's school license and that the board or superintendent is not responsible for actions of the applicant pertaining to the use of the minor's school license.

H.F. 2090 (1982 Iowa Acts, Chapter 1215)
By Committee on Education. Provides that after a student has completed three of the six or more hours of laboratory instruction for driver education consisting of street or highway driving, upon the written request of the student's parent or guardian, the instructor may waive the remaining required laboratory instruction if the student has demonstrated to the instructor an ability to properly operate a motor vehicle. The Act also provides that a student who has successfully completed and obtained certification in an approved course in motorcycle education is excused from any field test the student would otherwise be required to take.

H.F. 2112 (1982 Iowa Acts, Chapter 1012)

By Committee on Education. Permits the board of directors of a school corporation to appoint one person to serve as both the secretary and treasurer of the board.

H.F. 2147 (1982 Iowa Acts, Chapter 1039)
By Committee on Education. Strikes the requirement that the board of directors of an area vocational school or area community college hold an organizational meeting on the first Monday in October and allows the board to hold the organizational meeting at its regularly scheduled meeting in October.

H.F. 2357
See Local Governments. Relates to membership of officers of school corporations on the Iowa Advisory Commission on Intergovernmental Relations.

H.F. 2372 (1982 Iowa Acts, Chapter 1080)

By Committee on Education. Permits an area education agency to lease a facility or building without the approval of the State Board of Public Instruction when the lease is for less than ten years and has an annual cost of less than twenty-five thousand dollars.

H.F. 2376 (1982 Iowa Acts, Chapter 1136)
By Committee on Education. Removes the requirement that the area education agency and area school boundary lines be coterminous. Area education agency boundary lines still cannot cross school district lines, but area school boundary lines can. Each board will determine the boundary lines of its director districts. The Act takes effect April 25, 1982 by publication.

H.F. 2377 (1982 Iowa Acts, Chapter 1031)
By Committee on Education. Creates an Iowa Higher Education Loan Authority to allow private colleges and universities in Iowa to pledge their financial resources to secure up to \$100 million in tax-exempt bonds. The bonds would then be sold and the proceeds allocated to the private colleges and universities for loans to resident or nonresident students, or the parents of the students, for educational expenses. The Authority consists of five members appointed by the Governor and subject to Senate confirmation. The Authority is required to report annually to the Governor and the General Assembly. The Act takes effect April 16, 1982 by publication.

H.F. 2388 (1982 Iowa Acts, Chapter 1098)
By Committee on Education. Repeals a provision that requires area education agencies to obtain approval from the State Board of Public Instruction before purchase or lease of equipment or facilities for media production or reproduction, and the requirement that area education agencies must contract with the State Educational Radio and Television Facility Board for television production, television transmission, or closed circuit television transmission.

H.F. 2390 (1982 Iowa Acts, Chapter 1086)

By Committee on Education. Permits the board of directors of an area vocational school or area community college to appoint one person to serve as both the secretary and treasurer of the board.

H.F. 2399 (1982 Iowa Acts, Chapter 1088)

By Committee on Education. Changes the date of the annual organization meeting of the boards of directors of the area education agencies from the first Monday in October to the first regular meeting in October of each year.

H.F. 2411 (1982 Iowa Acts, Chapter 1230)
By Committee on Education. Eliminates the requirement that every area vocational school and area community college lease agreement be approved by the State Board of Public Instruction and requires approval only for agreements that extend for more than ten years or agreements that cost more than twenty-five thousand dollars per year.

H.F. 2418 (1982 Iowa Acts, Chapter 1141)

By Committee on Judiciary and Law Enforcement. Provides that a proceeding conducted by an institution governed by the State Board of Regents to determine an assessment for violation of traffic control and parking rules is not a contested case under the Iowa Administrative Procedures Act.

H.F. 2420 (1982 Iowa Acts, Chapter 1113)
By Committee on Education. Specifically states that the State
Board of Public Instruction can attach a school district not
maintaining twelve grades to one or more adjacent school districts.

H.F. 2424
See Taxation. Relates to a property tax exemption for a private nonprofit charitable corporation which provides economic education programs for secondary school students and owns property.

H.F. 2432 (1982 Iowa Acts, Chapter 1092)
By Committee on Education. Allows the boards of school district to set up a special election for approval to raise an additional enrichment amount at a date not later than February 15 of a year for the next school year. Currently, the vote on approval to raise an additional enrichment amount must be at a regular school election. The Act stipulates that only one election can be held during a twelve-month period.

H.F. 2457
See Penalties and Enforcement. Relates to deposits of fines and forfeited bail in the school fund.

H.F. 2495 See Taxation. Relates to deposit of fund of school districts.

FINANCIAL INSTITUTIONS

S.F. 256 (1982 Iowa Acts, Chapter 1171)

By Rush and Murray. Allows credit union bylaws to be amended by a vote of a majority of the members of the credit union board. The Act prohibits a credit union from lending a member more than one hundred dollars or ten percent of its member savings whichever is greater, and provides that the rights and privileges of members of a merged credit union in the surviving union will be governed by the merger plan. The Act amends chapter 565A by specifying that a credit union share may be a "security" under the Iowa Uniform Gifts to Minors Act and allows a custodian under the Iowa Uniform Gifts to Minors Act to invest funds in a credit union.

S.F. 2172 (1982 Iowa Acts, Chapter 1094)
By Committee on Commerce. Defines "extraordinary charge" as applied to check writing transactions. The Act strikes language which limits the geographic area within the state from which deposits to a financial institution may be made electronically.

S.F. 2195 (1982 Iowa Acts, Chapter 1153)
By Committee on Commerce. Establishes as permanent law most of the usury-related provisions that were enacted on a temporary basis in 1980. The Act also amends the Consumer Credit Code to make certain definitions and provisions more consistent with the current federal Truth in Lending Act, and to exclude certain types of loans from the provisions otherwise applicable to balloon loans. The Act also repeals the criminal provision found in Code section 535.6, and recodifies Code section 535.10.

S.F. 2300 (1982 Iowa Acts, Chapter 1253)
By Committee on Commerce. Amends numerous statutes relating to the regulation of banks, savings and loan associations, credit unions and industrial loan companies. The Act generally accomplishes two fundamental goals. First, it modifies the regulatory framework to authorize regulators to adopt administrative rules defining the types and forms of real property loan agreements that may be used by the regulated lenders. These would replace the existing statutory provisions relating to amortization periods and other loan terms, and to adjustable rate mortgages, renegotiable rate mortgages, reverse annuity mortgages, and other mortgages. Second, the Act substantially rewrites chapter 534 relating to the incorporation, operation, and regulation of savings and loan associations, to authorize shareholder-owned associations, to expand the powers of savings and loan associations, and to authorize banks and bank holding companies to invest in, acquire, and merge with savings and loan associations. The Act also contains incidental provisions relating to banks and industrial loan companies, and amends the Consumer Credit Code.

H.F. 2034 (1982 Iowa Acts, Chapter 1017)

By Anderson of Audubon. Provides that when state banks invest in bonds or notes issued by the Iowa Family Farm Development Authority on behalf of any beginning farmer and then loan the proceeds to that farmer, the total investment cannot exceed twenty percent of the capital and surplus of the state bank. The Act takes effect March 12, 1982 by publication.

H.F. 2490 (1982 Iowa Acts, Chapter 1202)
By Pope and Avenson. Amends Code chapters 453 and 454 to provide that the deposit of public funds and sinking fund for public deposit provisions apply to funds of a joint municipal electric power agency created under chapter 28E. Also authorizes the deposit of a city's funds in a bank office located within the city, whether or not the bank's main office is located within the city.

GAMBLING

S.F. 387 (1982 Iowa Acts, Chapter 1189)
By Carr. Increases the maximum allowable value of merchandise prizes in an annual raffle conducted by a fair or qualified organization from five thousand to ten thousand dollars and increases the maximum allowable value of other merchandise prizes awarded in games conducted by a fair or qualified organization from twenty-five to fifty dollars. The Act also removes the five-dollar limit on the cost of tickets for the raffle.

GENERAL ASSEMBLY

S.J.R. 6 (1982 Iowa Acts, Chapter 1266)
By Committee on State Government. Proposes an amendment to the Constitution of the State of Iowa which would allow the General Assembly to nullify an administrative rule by a resolution passed by a majority of the members of each house of the General Assembly. The joint resolution must be passed again by the next General Assembly and ratified by a vote of the electorate before the resolution becomes an amendment to the Constitution.

S.F. 2088
See Education. Requires a report by the School Budget Review Committee to the General Assembly concerning the cash reserve levies of school districts.

S.F. 2250
See Courts and the Judicial Process. Relates to the printing of various court rules in the Code of Iowa and the manner in which the Code, a supplement to the Code, and the Session Laws will be cited.

S.F. 2274
See Human Services. Requires a program evaluation by the Legislative Fiscal Bureau and an interim legislative study of the performance of the Mental Health, Mental Retardation, and Developmental Disabilities Division of the Department of Social Services.

H.J.R. 2003
See State Government. Relates to the authority of the General Assembly over funds from the Glenn Grover Herrick estate.

H.F. 829 (1982 Iowa Acts, Chapter 1026)
By Committee on State Government. Revises the powers of the office of the Citizens' Aide. The Citizens' Aide is provided greater access to records of governmental agencies, is allowed to inform a complainant and the affected agency verbally of a decision on whether to investigate, and is allowed to make the annual report to the General Assembly by April first instead of February fifteenth.

H.F. 855
See Natural Resources. Creates a task force to study the regulation of barge traffic which will submit its findings to the General Assembly.

H.F. 2346 (1982 Iowa Acts, Chapter 1217)

By Committee on Judiciary and Law Enforcement. Requires the Code Editor to edit the Code to amend certain words which designate one gender to reflect both genders where appropriate.

- H.F. 2357 See Local Governments. Establishes an Iowa Advisory Commission on Intergovernmental Relations which includes members of the General Assembly.
- H.F. 2373 See State Government. Requires the General Assembly to review activities of the Energy Policy Council in 1987.
- H.F. 2441
 See Human Services. Relates to a recommendation by the Department of Social Services to the General Assembly relating to elderly independent group homes.
- H.F. 2446
 See Human Services. Relates to a requirement that the Program Evaluation Division of the Legislative Fiscal Bureau conduct an evaluation of the statutory duties of the Commission on the Aging.
- H.F. 2463
 See Natural Resources. Requires submission of a plan for water allocation priorities to be submitted to the General Assembly by January 15, 1985.

HEALTH AND SAFETY

S.F. 24 (1982 Iowa Acts, Chapter 1065)
By Holden. Requires the State Department of Health or any other state agency, which reviews the plans and specifications for new construction or alteration of health care facilities, to either waive a construction or alteration deficiency or pay the costs of correcting the deficiency in cases where the deficiency was apparent from the plans and specifications but was not noted in the state review and where the State Department of Health or other state agency requires that the deficiency be corrected after construction or alteration has been completed. The state is subrogated to the extent of any payments so made against a party negligent in the preparation of the plans and specifications.

S.F. 399
See Natural Resources. Relates to operation of boats.

S.F. 535 (1982 Iowa Acts, Chapter 1074)
By Committee on Human Resources. Revises the law relating to the chronic renal disease program in the Department of Health. The Act adds definitions to the law and revises the membership of the Renal Disease Advisory Committee. It clarifies the authority of the Department to adopt rules for determination of financial and physical eligibility.

S.F. 537 (1982 Iowa Acts, Chapter 1152)
By Committee on Human Resources. Eliminates the requirement that persons applying for a marriage license in Iowa have a test showing freedom from syphilis.

S.F. 559
See Taxation. Relates to funds for operation, maintenance, and management of a health center.

S.F. 2155
See Professional Licensing Boards. Relates to ophthalmic dispensing.

S.F. 2210 (1982 Iowa Acts, Chapter 1077)
By Committee on Labor and Industrial Relations. Relates to the enforcement of the State Elevator Code by the Labor Commissioner, and authorizes the Commissioner to adopt rules that provide for inspections of elevators and other facilities at intervals other than one year, and authorizes the Commissioner to impose a civil fine against an owner of a facility who operates a facility in violation of a final order of the Commissioner that suspends, revokes, or refuses to issue an operating permit for the facility.

See Human Services. Requires the Department of Public Safety to provide the Department of Social Services with certain criminal history data regarding prospective and present employees of child care facilities and foster care facilities.

S.F. 2274
See Human Services. Amends certain provisions of the 1981 Mental Health Reorganization Act.

S.F. 2304
See Appropriations. Transfers responsibility for homemaker and chore services from the Department of Social Services to the State Department of Health.

H.F. 303
See Children. Relates to safety rules for group day care homes.

H.F. 2340 (1982 Iowa Acts, Chapter 1168)
By Committee on Judiciary and Law Enforcement. Allows the donation and distribution of perishable food and canned goods apparently fit for human consumption with no liability for injury arising from the condition of the food unless it is caused by the negligence, recklessness, or intentional misconduct of the donor or charitable organization distributing it. A person selling food donated under this law is guilty of a simple misdemeanor.

H.F. 2344 (1982 Iowa Acts, Chapter 1198)

By Committee on Judiciary and Law Enforcement. Provides that certain volunteers who assist at a fire or medical emergency are not liable for civil damages unless they act recklessly in giving help, even when they receive nominal compensation for their services.

H.F. 2360 (1982 Iowa Acts, Chapter 1177)

By Committee on Human Resources. Provides that a recreational mobile home park which provides a primitive setting and does not provide any utility services to each lot is not required to provide water supply, sewage disposal, or garbage disposal to each lot.

H.F. 2382 See Water. Relates to collection of data about usable or abandoned wells.

H.F. 2405 See Transportation--General. Relates to the adoption of safety rules by the State Department of Transportation for movements of oversized implements of husbandry.

H.F. 2409 (1982 Iowa Acts, Chapter 1157) By Committee on State Government. Clarifies the authority of local fire officials in the enforcement of state fire safety statutes and regulations. It places the State Fire Marshall's rule-making authority over food establishments and food service establishments in section 100.35. The Act provides that violations of fire safety hotels, food establishments, and rules by food establishments are violations of license requirements. preserves the State Fire Marshal's right to seek injunctive relief in the enforcement of fire safety regulations and removes the requirement that the State Fire Marshal initially inspect smoke detectors.

H.F. 2483 (1982 Iowa Acts, Chapter 1194)

By Pope and Avenson. Amends Iowa's certificate of need law by raising the thresholds for review of capital expenditures to \$600,000, for review of expenditures for new health services to \$250,000, and for review of expenditures for major medical equipment to \$400,000. Excludes from the review process the establishment of health maintenance organizations and the provision of primary health care by health maintenance organizations.

H.F. 2493 (1982 Iowa Acts, Chapter 1258)
By Committee on Appropriations. Imposes a ten percent criminal penalty assessment surcharge on fines and forfeitures except for an ordinance regulating the parking of motor vehicles. Ninety percent of the surcharge goes to the general fund of the state and ten percent goes to either the county court expense fund or the city general fund.

Establishes a crime victim reparation program within the Department of Public Safety. "Victim" and "crime" are defined in the Act. The Commissioner of the Department of Public Safety is authorized to make the reparation of up to two thousand dollars to the victim if satisfied that the requirements have been met for criminal acts committed on or after January 1, 1983. The Act provides that if money from the appropriation made is insufficient, the reparation need not be made. The Act requires repayment of the reparation was induced by fraud. The Act permits inspection and reproduction of certain information pertaining to an alleged crime or victim by the Commissioner of the Department of Public Safety. Permits the Commissioner of the Department of Public Safety to make an emergency reparation, not to exceed five hundred dollars, in certain cases. Provides for the right of action against the perpetrator by the victim. The sections of the Act relating to the crime victim reparation program are repealed July 1, 1984.

The Act appropriates money for the 1982-1983 Fiscal Year to: (1) The Department of Public Safety for undercover purchases of drugs by the Division of Criminal Investigation agents and local law enforcement agents, for improvement of laboratory services by the Division of Criminal Investigation to local law enforcement agencies, for the crime victim reparation program, for public

interest crime prevention programs, and for preliminary breath test equipment; (2) the Iowa Law Enforcement Academy for increased local policy training; (3) the Department of Social Services for the Division of Adult Corrections for a corrections academy at Mount Pleasant; and (4) the Office for Planning and Programming for local staff performing presentence investigations and probation supervision of persons accused of operating a motor vehicle while under the influence of alcohol, controlled substances, or drugs.

HUMAN SERVICES

S.F. 2268 (1982 Iowa Acts, Chapter 1120)

By Committee on Judiciary. Requires the Department of Public Safety to give the Department of Social Services criminal history data for the purposes of personnel of child foster care facilities and of child care centers. Permits the Department of Social Services to redisseminate the information to licensees of child foster care facilities and child care centers solely for the purposes of employing personnel. Licensees who use the information for other purposes or who communicate it to another for other purposes are guilty of an aggravated misdemeanor.

S.F. 2274 (1982 Iowa Acts, Chapter 1117)
By Committee on Human Resources. Amends certain provisions of the 1981 Mental Health Reorganization Act. Requires the Program Evaluation Division of the Legislative Fiscal Bureau to make a recommendation on the performance of the Mental Health, Mental Retardation, and Developmental Disabilities Division of the Department of Social Services to the General Assembly by September 1, 1984 and an interim committee to study the performance of the Division during the 1984 legislative interim following the receipt of the final report from the Legislative Fiscal Bureau. The Mental Health Reorganization Act is repealed effective July 1, 1986 and the General Assembly is directed to act on the repeal during the 1985 legislative session.

See Appropriations. Relates to the unemployed parent program under the aid to families with dependent children, the aid to families with dependent children program, medical assistance program, responsibilities of the Board of Pharmacy Examiners, eligibility level for services provided with Social Services Block Grant Funds, responsibilities of the Department of Social Services.

S.F. 2305
See Taxation. Relates to deductions to taxpayers for expenses incurred for the care of a grandchild, child, parent, or grandparent who is unable to live independently and is receiving or eligible to receive certain public assistance.

H.F. 303
See Children. Relates to registration of group day care homes with the Department of Social Services.

H.F. 748
See Corrections. Relates to providing habilitative services for imprisoned mentally retarded offenders.

- H.F. 788
 See Children. Relates to child day care providers and babysitters.
- H.F. 861
 See Taxation. Relates to the eligibility for the homestead tax credit for persons confined to a hospital or nursing care facility.
- H.F. 2240 (1982 Iowa Acts, Chapter 1228)
 By Committee on Judiciary and Law Enforcement. Provides that involuntary hospitalization of outpatients receiving treatment for mental illness cannot be ordered except after a notice and hearing that establishes need.
- H.F. 2361 (1982 Iowa Acts, Chapter 1135)
 By Committee on Human Resources. Requires the chief medical officer of a state mental health institute, hospital, or other mental health facility to arrange a consultation with the spouse of a voluntary or involuntary patient, if requested, and allows the chief medical officer to release appropriate information to the spouse if it is in the best interest of the patient and the spouse.
- H.F. 2393
 See Children. Relates to a Child Abuse Prevention Program within the Department of Social Services.
- H.F. 2426 See Courts and the Judicial Process. Relates to the involuntary hospitalization and treatment of substance abusers.
- H.F. 2430 See Courts and the Judicial Process. Relates to confidentiality of communications of physician's assistants and mental health professionals.
- H.F. 2437 (1982 Iowa Acts, Chapter 1241)
 By Committee on Human Resources. Continues certain human service programs delivered by community action agencies. The Office for Planning and Programming is required to assist the agencies. Funds from the Community Service Block Grant are to be used for the programs. The Act adds several new definitions to the chapter relating to the Office for Planning and Programming. The Director of the Office for Planning and Programming must report annually to the General Assembly. The Act is repealed effective July 1, 1984.
- H.F. 2441 (1982 Iowa Acts, Chapter 1102)
 By Committee on Human Resources. Requires the Department of Social Services to study a proposal relating to elderly independent group homes and make a recommendation to the General Assembly by January 15, 1983.

H.F. 2446 (1982 Iowa Acts, Chapter 1227)
By Committee on Human Resources. Authorizes state elderly services program funds to be used for elderly services, other than those enumerated, if the use is approved by an area agency on aging for provision within the area. The funds must be used in accordance with the requirements of the elderly care program. Requires the Program Evaluation Division of the Legislative Fiscal Bureau to conduct an evaluation of the statutory duties of the Commission on the Aging relating to interagency planning and coordination of elderly services.

H.F. 2476 (1982 Iowa Acts, Chapter 1237)
By Committee on Appropriations. Makes the assignment of periodic support payments to the Department of Social Services automatic for recipients of public assistance. Directs the clerks of court to make notations of the automatic assignments in the judgment dockets and the lien indexes and provides that the notations constitute constructive notice of the assignments.

Provides that the Department of Social Services is entitled to support payments only to the extent of public assistance received by the assignor, and for an assignor no longer receiving assistance, only to the extent that a periodic support payment exceeds the current periodic support obligation.

Authorizes the Department of Social Services to negotiate a partial payment of a support obligation, if consistent with federal law and regulation.

H.F. 2483
See Health. Relates to thresholds for review for Iowa's certificate of need law.

INSURANCE

S.F. 2100

See Transportation -- Vehicles. Requires certain minimum liability insurance for motor carriers.

S.F. 2182 (1982 Iowa Acts, Chapter 1072)

By Committee on Commerce. Substantially revises Code provisions that establish reserve valuation standards for life insurance policies and annuity contracts, and those that prescribe the nonforfeiture benefits for life insurance policies and provides for future automatic updating of these standards. The Act takes effect July 1, 1982, but some provisions may not apply until January 1, 1989.

S.F. 2215

See Labor, Employment, and Retirement. Relates to payment of health and life insurance premiums for certain employees of the Department of Public Safety and the Conservation Commission.

S.F. 2242 (1982 Iowa Acts, Chapter 1095)

By Committee on Commerce. Changes the life insurance investment provisions of section 511.8 by: (1) Expressly allowing a life insurance company to hold an undivided interest in the fee title or an undivided interest in a leasehold in real estate for legal reserve purposes; (2) allowing a company's investment in stock of its subsidiaries to qualify for legal reserve purposes even if the stock is neither publicly held nor traded and provided that these investments qualify only to the extent of five percent of the company's legal reserve; (3) allowing a life insurance company to use systems which do not require physical delivery of security certificates for holding and transferring securities; and (4) providing that the Commissioner of Insurance may designate places, other than with the Commissioner, where securities may be deposited.

S.F. 2288

See Taxation. Relates to the prepayment of insurance premiums taxes.

S.F. 2308

See Local Governments. Relates to establishment of a coinsurance fund by counties to finance the costs of court-appointed attorneys for indigents.

H.F. 846 (1982 Iowa Acts, Chapter 1003)
By Committee on Ways and Means. Generally increases the various fees that are payable by insurance companies, insurance agents, and securities dealers to the Department of Insurance for licensing and other services. The Act also establishes the rate of tax to be

paid by "insurers" doing business under chapter 514 of the Code, and authorizes the Department to assess a civil penalty against persons who violate the insurance agent licensing requirements.

H.F. 2358 (1982 Iowa Acts, Chapter 1051)

By Committee on Commerce. Amends Code sections that restrict the investments of admitted assets by insurance companies other than life insurance companies to authorize a broader range of investments. The Act also increases from \$300,000 to \$500,000 the maximum liability of the Insurance Guaranty Association on a policy issued by an insolvent insurer, and amends chapter 521A governing insurance holding companies to remove language that has been preempted by federal law.

H.F. 2380 (1982 Iowa Acts, Chapter 1137)
By Committee on Commerce. Amends the Iowa Insurance Guaranty
Association law to enable the Association to obtain an earlier
distribution of assets of an insolvent insurer.

H.F. 2461
See Local Governments. Relates to insurance for county extension office assistants and for full-time court reporters.

LABOR, EMPLOYMENT, AND RETIREMENT

S.F. 277
See Corrections. Relates to implementation of an inmate employment program.

S.F. 539 (1982 Iowa Acts, Chapter 1161)
By Committee on Labor and Industrial Relations. Relates to coverage, benefits, administration of benefits, and procedural requirements under Iowa's workers' compensation law.

Affects workers' compensation coverage and the payment and levels of payment of workers' compensation benefits as follows:

- 1. Creates a rate of compensation for temporary partial disability and requires an injured employee to accept suitable work during the worker's period of recovery if the work is offered by the employee's employer and the employee is able to perform the work even though temporarily partially disabled.
- 2. Rewrites section 86.13 on the memorandum of agreement. Requires notice of commencement of weekly compensation payments to the Industrial Commissioner and notice to the employee if the payments are to be terminated. Authorizes the awarding of penalty benefits if regular benefits were unreasonably delayed or denied. Creates a three-year statute of limitation, after the date of the last payment of weekly compensation benefits, for the filing of an original workers' compensation proceeding.
- 3. Establishes minimum workers' compensation benefits at 35 percent of the statewide average weekly wage or at spendable weekly earnings, whichever are less. Establishes minimum benefits for minors and full-time students under 25 years of age who are permanently partially or totally disabled at 35 percent of the statewide average weekly wage.
- 4. Establishes the rate of workers' compensation applicable to volunteer fire fighters and reserve peace officers at 40 percent of the statewide average weekly wage or at the rate they would receive if injured in their regular employments, whichever is greater.
- 5. Changes the rate of interest applicable to various workers' compensation provisions to the rate provided for court judgments and decrees.
- 6. Allows the Industrial Commissioner to utilize the most recent federal income tax and Social Security withholding tables by adopting administrative rules updating the definition of payroll taxes.
- 7. Provides a mechanism for prompt payment to injured employees with valid claims when a liability dispute exists between employers or insurance carriers concerning the employee's claim.

- 8. Equires that any excess weekly compensation benefits be credited to the employer's liability for permanent partial disability.
- 9. Exempts from workers' compensation coverage the families of partners is a farm partnership and the spouses of family members already exempt under section 85.1, but allows voluntary coverage by employers.

Affects the administration of benefits and other procedural requirements under the workers' compensation law as follows:

- 1. Codifies an existing rule of the Industrial Commissioner defining healing period.
- 2. Removes the provision restricting examinations of injured employees to medical facilities and practitioners within Iowa.
- 3. Increases the second injury fund payments from \$1,000 to \$2,000 if there are dependents and to \$5,000 if there are no dependents, and increases the size of the second injury fund from \$100,000 to \$500,000.
- 4. Allows an employee a trial by jury in an action for damages against an employer who has failed to self-insure or obtain an employer's liability insurance contract for workers' compensation losses.
- 5. Allows information concerning a claim for benefits to be made available to any party's representative, not only the party's attorney.
- 6. Modifies the time period for submitting a transcript to the Industrial Commissioner on an appeal.

S.F. 2163

See Courts and the Judicial Process. Relates to the establishment of programs requiring defendants to perform unpaid community service.

S.F. 2178 (1982 Iowa Acts, Chapter 1261)

By Committee on State Government. Makes a number of changes in the various public retirement systems. For the Peace Officers' Retirement System, the Act provides that taxable meals are included in the earnable compensation of members and nontaxable meals and uniform cleaning allowances are not, defines average final compensation as the average of a member's earnable compensation over a three-year period rather than a five-year period with an increase in the employee contribution rate of .89%, limits the outside income of disability retirees to one and one-half times rather than one time the compensation of an active member at the same rank before the pension is reduced, and continues benefits for surviving children of all deceased members until the children are 22 years of age if they are full-time students and for life if they are disabled before reaching age 18 and while their parent was an active member of the system retroactive to July 1, 1981.

For the Iowa Public Employees' Retirement System, the Act limitations on common stock investments of moneys in the IPERS fund and substitutes investments of moneys by language existing for common stock life insurance companies, contribution rates effective January 1, 1985 to 3.8% for employees and 6.25% for employers, increases the covered wages commencing January 1, 1984 from \$20,000 to \$21,000 and to \$22,000 on January 1, 1986, provides that the five highest years used in computing benefits need not be consecutive, increases the percent of the five-year average covered wage used in computing retirement benefits from 47% to 50%, adds police in towns of less than 8,000 population to the special provisions for early retirement for sheriffs and deputy sheriffs and allows years with both groups to count toward the twenty-five year retirement requirement effective July 1, 1983, provides increased benefits of up to \$30 per month based upon the number of years of service for persons retiring before January 1, 1976 to be financed either from an appropriation or from the IPERS fund depending on the amount of money in the state general fund at the end of the preceding fiscal year.

The increase in contribution rates was item vetoed by the Governor and the benefit increases for pre 1976 retirees will be financed from the IPERS fund because the conditional appropriation was item vetoed.

For the local police and fire retirement systems of cities, the Act defines average final compensation as the average of a member's earnable compensation over a three-year period rather than a fiveyear period with an increase in the employee contribution rate of .89%, removes the city attorney from the boards of trustees and adds a public member, provides that the city attorney may serve as the legal advisor of a board of trustees at the request of the board, provides that a person who has been a member of both a police and fire department in a city is able to count the total years of employment in the city toward the years of service, limits the outside income of disability retirees to one and one-half times rather than one time the compensation of an active member of the same rank before a pension is reduced, continues benefits for surviving children of all deceased members until the children are 22 years of age if they are full-time students and for life if they are disabled before reaching age 18 and while their parent was active member of the system, provides for a readjustment of pensions in both July and January, allows the city treasurer to invest funds of retirement systems in any investment authorized for IPERS funds, provides for the initial contribution by a city for a fire or police retirement system, provides language for determining the state's payment to fire or police retirement systems and for former municipal court bailiffs who have remained under the city's police retirement system, and provides that a member who withdrew his or her contributions before July 1, 1972 and had at last 15 years of service is eligible for a pension as well as the spouse of the member.

S.F. 2215 (1982 Iowa Acts, Chapter 1184)

By Committee on State Government. Provides that an employee of the Department of Public Safety or State Conservation Commission who has earned benefits of payment of health or life insurance premiums upon retirement under a collective bargaining agreement will not lose the benefits earned if the employee becomes a manager or supervisor and is no longer covered by the agreement. Provides that an employee of the Department of Public Safety or State Conservation Commission who retires during the next fiscal year is eligible for payment of life or health insurance premiums as provided in the collective bargaining agreement if the employee previously served in a position covered by the agreement. The employee is given credit for the prior service as though it was

covered by the agreement.

S.F. 2216 (1982 Iowa Acts, Chapter 1210)

By Committee on State Government. Changes the duties of the Office for Planning and Programming. It creates an Iowa Youth Corps to provide employment for youths aged 14 to 19 in public service jobs, assist youth in securing unsubsidized employment, and encourage youth participation in volunteer community service to be administered by the Office for Planning and Programming. The Division of Municipal Affairs is eliminated from the Office for Planning and Programming. The Commissioner of Public Safety replaces the Director of Municipal Affairs as the State Building Code Commissioner. Excess funds from the Commission on the Aging are transferred to the Energy Policy Council rather than to the Office for Planning and Programming to be used to aid low income elderly in the payment of winter utility bills.

S.F. 2264
See Licenses and Permits. Provides that a volunteer ambulance or rescue squad attendant is not classified as a chauffeur when operating an emergency vehicle.

S.F. 2273 (1982 Iowa Acts, Chapter 1126)
By Committee on Labor and Industrial Relations. Requires the Director of Job Service to collect a temporary emergency tax for any calendar quarter of 1983 of no more than one-tenth of one percent of taxable wages for the calendar quarter, if for the calendar quarter the Department has an outstanding balance of interest accrued on loans received from the federal government for the payment of unemployment compensation benefits. The tax applies to all employers other than government entities, nonprofit organizations, and employers with zero contribution rates. The tax is to be deposited in a special fund in the state treasury separate and distinct from the Unemployment Compensation Trust Fund. The special fund can only be used to repay interest on the federal loans.

Allows the Department of Job Service to require advance payments of contributions for the first calendar quarter of 1983 if the Unemployment Compensation Trust Fund falls below ten times the average weekly benefits paid during four consecutive weeks in that calendar quarter.

Repeals the automatic transfer to the Unemployment Compensation Trust Fund of any balance of \$10,000 or more above \$50,000 in the Special Unemployment Security Contingency Fund.

S.F. 2280

See Corrections. Relates to requirements that offenders perform community service work.

H.F. 84 (1982 Iowa Acts, Chapter 1142)
By Johnson of Linn. Amends the definition of surviving spouse under the fire and police pension systems in chapter 410 of the Code to match the definition of surviving spouse in chapter 411 of the Code. The definition provides that surviving spouse includes a former spouse if a dissolution of marriage decree grants the former spouse rights under the chapter and it also includes a surviving spouse of a marriage contracted after the retirement of a member if the marriage was two or more years in duration and there is no surviving spouse of a marriage contracted before the member's retirement. The Act also strikes language that requires a spouse to be of good moral character in order to receive a pension. It states that pensions provided in the Act commence July 1, 1982 and are not retroactive.

H.F. 2347 (1982 Iowa Acts, Chapter 1030)
By Committee on Labor and Industrial Relations. Amends Iowa's unemployment compensation law to comply with the federal Omnibus Budget Reconciliation Act of 1981 and to clarify Iowa's law as requested by the federal Department of Labor.

It requires the Department of Job Service to work with the Child Support Recovery Unit of the Department of Social Services to withhold and deduct child support obligations from an individual's unemployment compensation benefits. Allows the Recovery Unit and the Department of Job Service to garnish and attach the benefits due the individual.

Requires that benefits not be denied to an individual who is in approved training under the federal Trade Act of 1974, and reduces extended benefits to be received beyond the end of an individual's benefit year by the number of weeks for which the individual received trade readjustment allowances under the federal Act.

Deletes language concerning the national trigger for extended benefits which has been repealed by Congress, and changes the state trigger for extended benefits from four percent to five percent of the rate of insured unemployment.

Requires as a condition for the receipt of extended benefits that an individual receive base period wages equaling or exceeding one and one-half times the individual's wages paid in that quarter of the individual's base period in which the individual's wages were highest. Clarifies language relating to the disqualification for extended benefits, depending on whether an individual's job prospects are good or poor, and relating to the maximum two-week

extended benefit eligibility for individuals filing interstate claims.

The Act takes effect July 1, 1982, except for the change in the state trigger for extended benefits and the attachment-to-the-work-force requirement for extended benefits (one and one-half times the base-period, high-quarter wages) which are effective September 26, 1982.

H.F. 2355 (1982 Iowa Acts, Chapter 1221)

By Committee on Labor and Industrial Relations. Exempts an agricultural employer from the workers' compensation law if the employer's total cash payroll to nonexempt employees amounted to less than \$2500 during the preceding calendar year. Family members of farm operators and farm corporation officers and their family members are generally considered exempt employees and their wages are not counted in computing the \$2500 limit.

Provides that named corporate officers, not to exceed four in number, may elect not to be covered by Iowa's workers' compensation law. Before the election is effective, the corporate officer must sign and the corporation must file with the Industrial Commissioner a witnessed acceptance of exemption. The signing of an acceptance of exemption is not a waiver of any civil rights or remedies, and is not enforceable if it is required as a condition of employment. However, if the acceptance is properly signed and filed, the presumption of negligence in section 87.21 applicable to employers which fail to insure does not apply to the corporation and its officers. A corporation may voluntarily cover an officer by the purchase of workers' compensation insurance specifically covering the officer. The Act takes effect January 1, 1983.

LICENSES AND PERMITS

S.F. 213

See State Government. Relates to the ability of one member of the Iowa Beer and Liquor Control Council to hold or have an interest in a license or permit to manufacture or sell alcoholic liquor or beer.

S.F. 260 (1982 Iowa Acts, Chapter 1160)

By Committee on Transportation. Provides a person whose driver's license has been revoked or suspended under the Nonresident Violators Compact, restricted license provisions, habitual offenders provisions, or for failure to provide security under the motor vehicle financial responsibility provisions is subject to the same reinstatement fees as other persons whose driver's licenses have been revoked or suspended. The reinstatement fee is twenty dollars.

S.F. 294 (1982 Iowa Acts, Chapter 1010)
By Committee on Natural Resources. Provides for a license for taxidermists to be issued by the State Conservation Commission and allows a licensed taxidermist to possess lawfully taken game, fish, or furbearing animals at anytime. Requires that certain records be kept by licensed taxidermists.

S.F. 322

See Natural Resources. Relates to fishing, hunting, and trapping licenses.

S.F. 537 See Health and Safety. Repeals syphilis test requirement for a marriage license.

S.F. 2157

See Transportation--Vehicles. Relates to permits for certain indivisible loads to travel up to fifty miles.

S.F. 2245

See Drugs, Controlled Substances, and Alcohol. Relates to licenses issued by the Department of Substance Abuse.

S.F. 2264 (1982 Iowa Acts, Chapter 1122) By Hultman and Junkins. Excludes from the definition of a "chauffeur" a volunteer ambulance or rescue squad attendant who operates the emergency vehicle. Provides that if a volunteer firefighter or ambulance or rescue squad operator receives nominal compensation, the person is classified as a volunteer. Exempts volunteer firefighters and ambulance and rescue squad operators from the requirement that the person possess a chauffeur's license to operate fire apparatus or an ambulance or rescue vehicle.

- $\frac{\text{H.F. }772}{\text{See Natural Resources.}}$ Relates to requirements for obtaining a hunting license.
- H.F. 788
 See Children. Relates to child foster care licensing requirements for child day care providers and babysitters.
- H.F. 796
 See Education. Provides for restricted motor vehicle operators license.
- H.F. 846
 See Insurance. Relates to licensing of insurance companies and agents.
- H.F. 2027 (1982 Iowa Acts, Chapter 1037)

 By Committee on Natural Resources. Allows a landowner or tenant to purchase a special turkey hunting license. The special turkey hunting license is restricted to the landowner or tenant's property and only one special license can be issued for the property. The holder of the special license is ineligible for the regular turkey hunting license.
- H.F. 2090 See Education. Relates to acquisition of driver's licenses.
- H.F. 2249
 See Transportation--General. Permits a waiting period of up to ninety days to reissue a motor vehicle fuel tax license after cancellation.
- H.F. 2353
 See State Government. Relates to the establishment of a Regulatory Information Service in the Iowa Development Commission to maintain information on any license, permit, or regulatory approval required by a state agency.
- H.F. 2369
 See Penalties and Enforcement. Relates to suspension and revocation of the driver's license of a person convicted of driving after the use of alcohol or drugs.
- H.F. 2393
 See Children. Increases the fee for a marriage license from five dollars to ten dollars.

H.F. 2454 See Real Estate Transactions and Housing. Relates to license fees for mobile home parks.

LOCAL GOVERNMENTS

S.F. 217
See Real Estate Transactions and Housing. Repeals requirement that the county recorder retain a copy of the declaration of value of real property.

S.F. 312

See Taxation. Requires that an assessor disregard value added to a building because of a solar energy system when valuing the building.

S.F. 397

See Real Estate Transactions and Housing. Requires that the county auditor and county recorder be notified when certain real property is transferred.

S.F. 454 (1982 Iowa Acts, Chapter 1073)

By Committee on County Government. Provides that the quarterly fee reports required from elected county officers show the fees collected by type.

S.F. 460 (1982 Iowa Acts, Chapter 1129)

By Committee on County Government. Authorizes a nonprofit historical society to use funds received from the county to repair, and maintain buildings of construct, historical significance and facilities used for displays and exhibits.

<u>S.F. 474 (1982 Iowa Acts, Chapter 1018)</u>

By Committee on Judiciary. Amends the Iowa law concerning tort. liability of local government subdivisions. The Act adds a new section to chapter 613A, which provides that municipal officers and employees are not personally liable for tort claims exempted by section 613A.4 from the liability under the chapter. However, the officers and employees would still be liable for claims of punitive damages as permitted in section 85.20 of the Code. The new section also provides that an officer or employee cannot be held liable for punitive damages unless actual malice or recklessness is proved. It limits when a default judgment can be taken against an employee, officer, or agent of a municipality under chapter 613A. It strikes a definition of "scope of employment" from the section outlining liability for officers and employees of municipalities acting within the scope of their employment. Adds language which precludes liability for decisions made within the discretion of the municipality. The language is similar to the exemption in the State Tort Claims Act. Adds to the municipalities' exemptions from liability by including an exemption similar to section 25A.4 for state tort claims, from liability for punitive damages and an exemption from liability under the chapter to clarify that there is no liability for a municipality's failure to discover a latent defect in an inspection. Imposes the duty upon the municipality to

defend and indemnify its officers. However, there is no indemnity for awards of punitive damages. Likewise, there is no indemnity for willful and wanton acts or omissions and the municipality is entitled to restitution from the officer or employee for such conduct. Throughout the Act "agent" of a municipality is deleted from the amended Code sections.

S.F. 499 (1982 Iowa Acts, Chapter 1046)
By Committee on County Government. Provides that a member of the board of trustees of a benefited fire district may be appointed by the board of supervisors if there are insufficient candidates to fill the office by election. If a benefited fire district is located in more than one county, joint action of the boards of supervisors of the affected counties is necessary to appoint a member of the board of trustees.

S.F. 549
See Taxation. Relates to liability for property taxes of a city or county on land acquired for highway purposes.

S.F. 559
See Taxation. Relates to the authority of counties to levy a tax for a health center.

S.F. 578 (1982 Iowa Acts, Chapter 1097)
By Holden. Permits special charter cities to choose by special election to conduct nonpartisan city elections.

S.F. 579
See Bonds. Permits cities and counties to issue revenue bonds to obtain certain pollution control equipment.

S.F. 2046 See State Government. Requires local governments to consider leasing vacant buildings owned by public school corporations before obtaining a building.

S.F. 2178
See Labor, Employment, and Retirement. Relates to the fire and police retirement systems of cities and to special retirement provisions under IPERS for police in cities of under 8,000 population.

S.F. 2186 (1982 Iowa Acts, Chapter 1169)

By Committee on Ways and Means. Permits persons who pass the examination for city or county assessor to be eligible for appointment as a deputy assessor without having to take both examinations.

S.F. 2190

See Taxation. Relates to levy and collection of property taxes of special charter cities.

S.F 2213 (1982 Iowa Acts, Chapter 1219)
By Committee on County Government. Allows a county board of supervisors to merge benefited water districts into a single district if the water supply is obtained from another district or from a common source. Provides for an assessment and the issuance of bonds, to be retired with the assessment and user charges, to retire outstanding warrants in excess of anticipated revenues and provides for the retirement of outstanding bonds. Provides that the county may issue revenue bonds for the single district.

S.F. 2218
See Natural Resources. Provides for city and county participation in determining land use.

S.F. 2238 (1982 Iowa Acts, Chapter 1114)
By Committee on County Government. Reduces a city population reference relating to the city of Des Moines to correspond to the 1980 federal decennial census. The change allows townships having a common boundary with Des Moines to continue to levy a higher property tax for fire and ambulance services than is allowed other townships. The Act takes effect May 7, 1982 by publication.

S.F. 2245
See Drugs, Controlled Substances, and Alcohol. Relates to requirements of substance abuse programs.

S.F. 2291 See Transportation--Roads. Relates to the authority of county boards of supervisors to grant permission to lay water mains along public roads.

S.F. 2308 (1982 Iowa Acts, Chapter 1224)

By Hultman and Junkins. Authorizes counties to establish a coinsurance fund under a chapter 28E agreement to finance the costs
of court-appointed attorneys for indigents when amounts budgeted
for the expense have been exhausted. The counties participating in
the agreement could levy additional tax amounts under the court
expense fund levy equal to the required contributions to the
indigent defense co-insurance fund.

S.F. 2312 See Bonds. Relates to authority of cities and counties to issue revenue bonds for financing on-farm grain and soybean storage facilities. H.F. 84

See Labor, Employment, and Retirement. Relates to city fire and police pension systems.

H.F. 210 (1982 Iowa Acts, Chapter 1001)

By Holt. Allows cities and counties to issue revenue bonds under chapter 419 for the acquisition of land, buildings or improvements which are suitable for use of any fair or exposition held in the state which is a member of the Association of Iowa Fairs but does not include the Iowa State Fair.

H.F. 469

See Taxation. Strikes requirement that county auditors must certify to certain state departments personal property tax credit statements.

H.F. 505 (1982 Iowa Acts, Chapter 1034)

By Committee on Ways and Means. Provides for the elimination of the requirement that assessors itemize individual names and legal descriptions in the annual report of exempt property and provides for summary reports of exempt property on forms prescribed by the Director of Revenue.

H.F. 759 (1982 Iowa Acts, Chapter 1047)
By Committee on Cities. Permits city records and documents to be disposed of after five years, except that ordinances, resolutions, council proceedings, and records and documents relating to property transactions or bond issues must be kept permanently.

H.F. 797 VETOED BY GOVERNOR

By Committee on Cities. Permits a certified eligible list for promotion for firemen to hold preference for three years.

H.F. 800 VETOED BY GOVERNOR

By Committee on Cities. Makes it optional for cities to include in their enforcement of their housing codes to provide for regular rental inspections.

H.F. 858

See Penalties and Enforcement. Relates to the establishment of benefited law enforcement districts.

H.F. 2173

See Bonds. Permits cities and counties to issue revenue bonds to obtain land, buildings, and improvements for housing for the elderly or handicapped.

H.F. 2224 (1982 Iowa Acts, Chapter 1048)
By Committee on County Government. Provides optional procedures which may be used by a county treasurer when county warrants are presented for payment and not paid because of a deficiency in a county fund. These optional procedures authorize a county treasurer to group all warrants drawn on a single fund and not paid for lack of funds into a warrant order. The treasurer will keep a list of all warrants comprising the warrant order and submit a duplicate copy to the county auditor. The warrant order will pay the same interest rates as if the warrants were handled separately and will include only the warrants received on a single fund each day.

H.F. 2357 (1982 Iowa Acts, Chapter 1252)

By Committee on Cities. Establishes an Iowa Advisory Commission on Intergovernmental Relations to study and report on matters relating to local government structure, allocation of resources, relationships between the state and local governments and among local governments and interstate and area governmental problems.

The Commission has twenty-one members selected as follows:

- 1. Four county officers, four officers of school corporations, four city officers, four state executive officers and one member of a regional council of governments, appointed by the governor.
 - 2. Two State Senators appointed by the President of the Senate.
- 3. Two State Representatives appointed by the Speaker of the House.

The Director of the Office for Planning and Programming is required to assign staff assistance to the Commission and may provide available facilities and equipment requested by the Commission.

Meetings of the commissions or committees established by the Commission are to be held in compliance with chapter 28A and the studies and recommendations of the Commission are to be made available to the public. The Act is repealed effective June 30, 1986.

H.F. 2371
See State Government. Relates to consideration of budgets of local governments by the State Appeal Board.

H.F. 2382 See Water. Relates to certain duties of property tax assessors relating to wells.

H.F. 2387 (1982 Iowa Acts, Chapter 1104)
By Committee on County Government. Makes grammatical and technical corrections to the County Home Rule Act enacted in 1981 and related sections of the Iowa Code.

H.F. 2394 (1982 Iowa Acts, Chapter 1087)
By Committee on Cities. Provides that in cities with a population of less than ten thousand, the replacement of curbing and gutters may be done without the use of engineers and permits the council to levy the special assessments against the adjacent property on a lineal footage basis. "Replacement" means to substitute new curb and gutter at the same location where old curb and gutter is located and being reconstructed due to deterioration or destruction and does not include the reconstruction of curb and gutter to change the grade or reconstruction required because of a street widening project.

H.F. 2403 (1982 Iowa Acts, Chapter 1089)
By Committee on Cities. Includes the acquisition, construction, reconstruction, improvement, repair and equipping of waterworks, water mains, and extensions within the definition of an essential corporate purpose for cities.

H.F. 2429
See Courts and the Judicial Process. Relates to reimbursement to certain counties for costs of legal assistance to inmates.

H.F. 2431 (1982 Iowa Acts, Chapter 1091)

By Committee on State Government. Requires county and city reprecincting to be completed by November 15th of the year immediately following each year in which the federal decennial census is taken. Boards of supervisors which have members elected from director districts must redraw the supervisor districts by December 15th of the year immediately following each year in which the federal decennial census is taken. If the boards of supervisors fail to redraw the districts by the time specified, or fail to draw the districts in accordance with the redistricting standards of section 42.4, the State Commissioner of Elections will make or cause to be made the necessary changes to the supervisor districts as soon as possible. The State Commissioner may request the services of the Legislative Service Bureau to assist in making any required changes. Costs incurred while making changes in the supervisor district boundaries will be assessed to the county.

H.F. 2435 (1982 Iowa Acts, Chapter 1193)
By Committee on Judiciary and Law Enforcement. Requires persons to obtain approval of the city zoning commission or county zoning commission before a person substantially changes the existing use of a shooting range or improves property acquired to establish, use, or maintain a shooting range.

The Act also bars a person who acquires title to or who owns real property adversely affected by the use of property with a permanently located and improved range from maintaining a nuisance action against the person who owns the range when there has not been a substantial change in the nature of the use of the range.

- H.F. 2437
 See Human Services. Permits city councils or county boards of supervisors to establish community action agencies under certain conditions.
- H.F. 2457 See Penalties and Enforcement. Provides that certain fines collected be deposited in the county general fund.
- H.F. 2461 (1982 Iowa Acts, Chapter 1101)
 By Committee on Commerce. Provides that if a county provides group insurance to its employees, it must also provide it to a county extension office assistant employed in the county if the county extension district reimburses the county for the employer's share, and to a full-time court reporter on the same percentage basis that the county contributes to the court reporter's salary.
- H.F. 2469
 See Transportation--Roads. Relates to the authority of the county over secondary and farm-to-market roads.
- H.F. 2478
 See Bonds. Permits bonds from a hotel and motel tax authorized before July 1, 1979 to be issued until November 1, 1984.
- H.F. 2484
 See Real Estate Transactions and Housing. Relates to a requirement that mobile home owners notify their county treasurers of the locations of their mobile homes.
- H.F. 2490
 See Financial Institutions. Relates to the deposit of a city's funds in a bank office.
- H.F. 2493
 See Health and Safety. Imposes a ten percent criminal penalty assessment surcharge on fines and forfeitures except ordinances regulating the parking of motor vehicles. Ten percent of the surcharge goes either to the county court expense fund or the city general fund, depending on which was the plaintiff in the action.
- H.F. 2495
 See Taxation. Relates to deposit of funds of cities.

MOTOR FUEL

S.F. 2091 (1982 Iowa Acts, Chapter 1170)
By Committee on Transportation. Phases out the excise tax break given to gasohol. Under current law, motor fuel has a 13 cents per gallon excise tax but if the motor fuel is mixed with alcohol distilled from agricultural products so that the alcohol mix is at least 10 percent or greater, the excise tax on the mixed motor fuel is 6 cents per gallon. The tax break for gasohol was scheduled to be eliminated on June 30, 1983. Under this Act the reduced excise tax on gasohol applies only if the alcohol contained in the mixture was distilled from agricultural products grown in the United States. The tax break for gasohol is extended through June 30, 1986, but the excise tax on gasohol is raised to 8 cents per gallon on the first day of the month following the month in which the Act becomes effective, and the excise tax on gasohol is raised to 10 cents per gallon on July 1, 1983, to 11 cents per gallon on July 1, 1984, to 12 cents per gallon on July 1, 1985, and 13 cents per gallon on July 1, 1986. In addition, the Act requires retail dealers selling motor fuel containing ethanol to post a 2 inch by 6 inch notice on the pump stating "ethanol blended". Gasoline may not contain more than 13 percent ethanol. The Act takes effect April 30, 1982 by publication.

S.F. 2201 (1982 Iowa Acts, Chapter 1071)

By Committee on Transportation. Allows the state to enter into reciprocal agreements with other states for reporting, paying, and refunding the interstate motor fuel tax.

S.F. 2212 (1982 Iowa Acts, Chapter 1188)
By Committee on Commerce. Provides that if sales of special fuel by distributors, special fuel dealers, and licensed special fuel users are to be temperature corrected, then a temperature compensated meter must be used.

S.F. 2251 (1982 Iowa Acts, Chapter 1218)

By Committee on Ways and Means. Relates to special fuels for motor vehicles, and authorizes the use of natural gas as a special fuel and provides for the payment of the tax on it, requires identification of motor vehicles using special fuels and notice of a change in the special fuel type used, and regulates the sale of liquefied petroleum gas for use in motor vehicles.

H.F. 2059 (1982 Iowa Acts, Chapter 1131)

By Committee on Commerce. Adopts gasoline specifications which allow an increase in the Reid vapor pressure and specifies octane numbers for certain types of gasoline and ethanol-blended fuels.

See Transportation--General. Permits the Director of Revenue or the Director of Transportation to wait up to ninety days to reissue a motor vehicle fuel tax license.

H.F. 2362
See Taxation. Relates to payment of the motor fuel tax.

H.F. 2395 See Taxation. Relates to the excise tax on motor fuel.

NATURAL RESOURCES

 $\frac{\text{S.F. }294}{\text{See Licenses}}$ and Permits. Provides for a license for taxidermists and allows licensed taxidermists to possess lawfully taken game, fish, and fur-bearing animals.

S.F. 322 (1982 Iowa Acts, Chapter 1013)

By Committee on Natural Resources. Prohibits a nonresident from obtaining a resident license relating to fishing, hunting, or trapping, by falsely claiming residency. Prohibits a person from using such a license which is issued to another person. The penalty for both acts is a simple misdemeanor.

S.F. 396 (1982 Iowa Acts, Chapter 1158) By Committee on County Government. Requires the surveyor in charge of a resurvey to record plats of resurveyed or subdivided land within 30 days of the resurvey or subdvision, or before transfer of title or other change of record affecting the resurveyed land if these occurred within 30 days of completion of the resurvey. The surveyor would pay recordation fees and could charge these to the person requesting the resurvey. The Act also exempts certain subdivided lots from certain platting requirements.

S.F. 399 (1982 Iowa Acts, Chapter 1028)
By Committee on Natural Resources. Makes changes in the boating laws regarding operation of vessels, speed limits, horsepower limits, and equipment and lighting requirements. Definitions are changed to conform to federal requirements, and guidelines for Conservation Commission rules are set. Conservation officers are allowed to inspect vessels and issue deficiency orders and citations. Exceptions to operating rules are made for emergency situations and law enforcement. Conservation officers are allowed to release to the news media the names of persons involved in boating accidents. Writing fees for boat registration transactions are raised to one dollar and certain fines and penalties are increased.

S.F. 452 (1982 Iowa Acts, Chapter 3182)
By Committee on Natural Resources. Allows private hatcheries to raise and sell nonnative fish species. Hatcheries are also allowed to sell nonnative species to stock private waters if a permit is granted to the buyer by the Conservation Commission.

S.F. 2218 (1982 Iowa Acts, Chapter 1245)
By Committee on Natural Resources. Provides for the preparation of county land use inventory and land use plans and the establishment of agricultural areas. Creates a county commission in each county with one member appointed by the county agricultural extension council, two by the district soil conservation commissioner, one by the board of supervisors and one by a convention of mayors and

council persons. Certain larger cities may appoint an additional member. Each county commission is to compile a county land use inventory of the unincorporated areas of the county by January 1, 1984. The inventory is to identify the amount of land in or available for certain uses and the changes in land use in the county since 1960. State agencies are to provide apertinent available information. By September 1, 1984, the county commission is to either propose a land use plan for the unincorporated areas of the county or transmit certain findings to the board of supervisors. The board may require the submission of a plan and may adopt, modify or reject the plan. Upon adoption, the plan becomes the Land Use Policy of the county and is to be enforced by the county. The creation of agricultural areas by petition of land owners to the county board of supervisors is authorized. The area must encompass at least five hundred acres at its creation. The land in agricultural areas is limited to agricultural certain exceptions. Landowners may withdraw from the agricultural area with the approval of the board of supervisors after three years and on their own motion after six years. Within agricultural areas the imposition of benefit assessments or special assessments is limited and farms and farm operations receive limited protection from nuisance suits and receive a water priority. Condemnation by the state of prime farm land in an agricultural area requires a statement of its necessity. State agencies are authorized to establish less restrictive standards for farms and farm operations within agricultural areas. The State Interagency Resource Council, created by executive order, is assigned an information clearinghouse responsibility. A county zoning ordinance which as provided contains the same land use restrictions agricultural areas will qualify farms and farm operations subject to the ordinance for the benefits provided for agricultural areas. Cities and counties are authorized to adopt zoning ordinances designed to preserve the availability of agricultural land, the protection of soil from erosion and encourage efficient urban development patterns.

S.F. 2235 (1982 Iowa Acts, Chapter 1125)
By Committee on Natural Resources. Authorizes the Iowa Natural Resources Council to enter into a contract with the federal government for water storage in the Saylorville Reservoir for municipal and industrial water supply if the Council also enters into contracts with local water users who will benefit from the storage to pay all the costs incurred by the state in its contract with the federal government. The Act takes effect April 30, 1982 by publication.

S.F. 2243 (1982 Iowa Acts, Chapter 1124)

By Committee on Natural Resources. Provides for anaerobic lagoons which are not used in connection with animal feeding operations. Exempts expansions of such lagoons built before February 22, 1979 from the rules establishing maximum permissible sulfate content in the water supply. Establishes minimum distances that an anaerobic lagoon must be from a dwelling, other than the lagoon owner's, or a public area other than a road. These distances are the same as those separation distances established for anaerobic lagoons used

with animal feeding operations and are less than those previously established by rule.

S.F. 2260 (1982 <u>Iowa Acts</u>, Chapter 1119)

By Committee on Natural Resources. Provides that certain cessation orders and hearings by the Department of Soil Conservation in its regulation of coal mining are exempt from some of the contested case requirements of the Iowa Administrative Procedures Act.

S.F. 2286

See Agriculture. Relates to the procedures regarding permanent soil conservation practices.

S.F. 2304

See Appropriations. Relates to responsibilities of the Iowa Railway Finance Authority and the Environmental Quality Commission.

H.F. 396See Taxation. Relates to a checkoff of a refund of an income tax return to the State Fish and Game Protection Fund.

H.F. 772 (1982 Iowa Acts, Chapter 1035)

By Committee on Natural Resources. Provides that a hunting license shall not be issued to a person born after January 1, 1967, unless the person exhibits a certificate showing satisfactory completion of a hunter safety and ethics education course approved by the State Conservation Commission. A certificate of completion from an approved hunter safety and ethics education course can not be issued to a person who is less than twelve years of age. The Commission is required to establish a curriculum for an eight-hour course of instruction, at the completion of which a certificate of completion will be issued without an examination requirement. The Commission is required to provide a training manual and to certify instructors for the education course. A certificate of completion from an approved hunter safety course issued in this state since 1960, by another state, or by a providence of Canada is valid for obtaining a hunting license if the applicant is at least twelve years of age. The Act takes effect July 1, 1983.

H.F. 855 VETOED BY GOVERNOR

By Committee on Ways and Means. Provides that rules cannot be proposed or adopted by the State Conservation Commission, Iowa Natural Resources Council, or State Department of Transportation relating to the regulation of barge traffic or barge fleeting. Also provides for a study of the matter by a task force of the Interagency Council of state agencies which must be completed not more than twelve months from the effective date of the law and its findings and recommendations submitted to the members of the Senate and House Standing Committees on Natural Resources Transportation of the General Assembly.

H.F. 2027

See Licenses and Permits. Relates to the issuance of a special turkey hunting license.

H.F. 2351

See Taxation. Relates to taxation of wildlife habitats, native prairie, and forest reservations.

H.F. 2363 (1982 Iowa Acts, Chapter 1243)
By Committee on Agriculture. Requires the Iowa Family Farm Development Authority to establish a soil conservation loan program to provide financing for the implementation of permanent soil and water conservation practices and the acquisition of conservation farm equipment. The Authority may issue revenue bonds to provide this financing.

H.F. 2378 (1982 Iowa Acts, Chapter 1083)

By Committee on Agriculture. Revises the role of soil conservation district commissioners in the development and implementation of the conservancy district plan. Requires the conservancy district board to consult with soil conservation district commissioners in developing the conservancy district plan and to submit the plan and any major modifications of the plan to the soil conservation districts for their comments and advisory approval or disapproval. Repeals a provision that allowed the conservancy district board to sue a soil conservation district to control soil erosion.

H.F. 2379 (1982 Iowa Acts, Chapter 1084)

By Committee on Natural Resources. Provides that the interest and earnings on investments on time deposits of the State Fish and Game Protection Fund are credited to that fund instead of the general fund of the state.

H.F. 2398 (1982 Iowa Acts, Chapter 1211)

By Committee on Natural Resources. Creates a civil penalty for unlawfully taking, catching, killing, destroying, or having in possession, a fish, of five dollars, a beaver, mink, otter, red fox, gray fox, or raccoon, one hundred dollars.

Increases the civil penalty for the unlawfully taking, catching, killing, destroying, or having possession of: (1) A deer, elk, antelope, buffalo, or moose from three hundred dollars to seven hundred fifty dollars; (2) a wild turkey, from one hundred to two hundred dollars; or (3) a game bird, fur-bearing animal, or game animal, from twenty-five to fifty dollars.

Amends the section regarding the judgment and execution relating to liquidated damages to include the unlawfully taking, catching, killing, destroying, or having possession of fish or fur-bearing animal.

H.F. 2463 (1982 Iowa Acts, Chapter 1199)

By Committee on Natural Resources. Creates a Department of Water, Air and Waste Management and a Water, Air and Waste Management Commission to carry out the power and duties of the Department of Environmental Quality and the Iowa Natural Resources Council. Department of Soil Conservation takes over the authority of the Iowa Natural Resources Council relating to the regulation of oil and gas wells. Also, the authority of the State Department of Health relating to private water supply systems and private sewage disposal systems is transferred to the new Department. The initial Water, Air and Waste Management Commission has thirteen members including the nine members of the Environmental Quality Commission and four members selected by the Governor from the Iowa Natural Resources Council. The terms of two members selected from the Iowa Natural Resources Council will expire on April 30, 1985, and the terms of the remaining two members will expire on April 30, 1987. On May 1, 1985 and May 1, 1987, the total membership of the Water, Air and Waste Management Commission will be reduced by two members, respectively, resulting in a nine-member Commission effective May 1987. The principal new duty of the new Department is the preparation of a general plan for water allocation priorities for the state, which plan is to be submitted for enactment by the General Assembly not later than January 15, 1985. The effective date of this Act is July 1, 1983, but after July 1, 1982, the new Commission and an Executive Director may be appointed to plan for the transfer of powers, duties, equipment, records, personnel and other property as provided in the Act.

H.F. 2486

See Taxation. Relates to the effective date of an Act providing for deposit of tax refunds in the State Fish and Game Protection Fund.

H.F. 2494

See Appropriations. Relates to capital appropriations for the State Conservation Commission.

PENALTIES AND ENFORCEMENT

- S.F. 26 (1982 Iowa Acts, Chapter 1144)
 By Priebe. If a peace officer has reasonable cause to believe the driver of a motor vehicle has violated provisions relating to the prohibition of leaving the scene of an accident, leaving the scene of an accident without providing identification, or of failure to stop for a school bus, the peace officer may request the owner of the motor vehicle to supply information identifying the driver. Failure to comply is a simple misdemeanor, however the owner need not supply the information if the owner believes the information is self-incriminating.
- $\frac{\text{S.F. }399}{\text{See}}$ Natural Resources. Relates to fines and penalties for operation of boats.
- S.F. 2175 See State Government. Relates to penalties for crimes against military property.
- S.F. 2191 See Taxation. Permits the Department of Revenue to employ collection agencies to collect delinquent taxes, interest, and penalties.
- S.F. 2197 See Courts and the Judicial Process. Relates to revocation of licenses or permits of juveniles for violation of motor vehicle laws.
- S.F. 2202 See Drugs, Liquor, and Controlled Substances. Relates to penalties for control of simulated controlled substances.
- S.F. 2210 See Health and Safety. Relates to inspections of elevators, and the imposition of a civil fine for a violation of the State Elevator Code.
- S.F. 2232 (1982 Iowa Acts, Chapter 1145)
 By Committee on Judiciary. Prohibits with one exception, peace officers, jailers, and employees of penal or correctional facilities from purchasing property from inmates who are in their custody and makes a violation of this prohibition a simple misdemeanor. Peace officers are defined to include sheriffs, deputy sheriffs, marshals, police officers of cities, peace officers of the Department of Public Safety, probation and parole officers, Special Security Officers of the State Board of Regents,

Conservation Officers, peace officers of the Department Transportation, and other persons designated as peace officers by law.

S.F. 2278 (1982 Iowa Acts, Chapter 1115)

By Committee on Judiciary. Raises the penalty for violation of section 728.4 (the sale of hard core pornography) from a simple to an aggravated misdemeanor. The Act also provides for forfeiture of property exchanged for material in violation of section 728.2 (sales to minors) or section 728.4 (sale of hard core pornography) and property used to facilitate a violation of those sections.

H.F. 800
See Local Governments. Permits cities to provide for regular rental inspections in housing enforcement.

H.F. 858 (1982 Iowa Acts, Chapter 1174) By Committee on Ways and Means. Authorizes the establishment of a benefited law enforcement district in the unincorporated part of a county. After petition of twenty-five percent of the resident property owners in a proposed district and after an engineer's study is completed, the board of supervisors may approve the petition and call an election to authorize a levy of not more than twenty-seven cents per thousand dollars of assessed value to provide the law enforcement service and to choose candidates for trustees of the district. The tax levy requires approval of a sixty percent majority of the qualified electors residing in the district. The trustees are appointed by the board from among the five persons receiving the highest number of write-in votes at the election. At the same or another election and with a sixty percent favorable vote, the trustees may issue ten-year tax anticipatory bonds to provide the necessary facilities and equipment. Provision is also made for adding contiguous property to the district and for dissolution of a district. Agricultural land, centrally assessed property, and manufacturing personal and real property are exempt from inclusion in a district, but owners of centrally assessed and manufacturing property may request inclusion in the district.

H.F. 2111 (1982 Iowa Acts, Chapter 1239) By Committee on Judiciary and Law Enforcement. Changes the sentence for murder in the second degree from a term of not more than 25 years to a term of not more than 50 years. The Act also increases the penalty for attempted murder from a class "C" to a class "B" felony. The sentence for a class "B" felony is confinement for no more than twenty-five years. The sentence for a class "C" felony is a sentence of ten years and the possibility of a fine of not more than five thousand dollars.

H.F. 2339 (1982 Iowa Acts, Chapter 1236) By Committee on Judiciary and Law Enforcement. Expands nonbailable offenses following conviction from just class "A" felonies to include murder; felonious assault; sexual abuse in the first

degree; sexual abuse in the second degree; sexual abuse in the third degree in violation of section 709.4, subsection 1; kidnapping; robbery in the first degree; arson in the first degree; and burglary in the first degree.

H.F. 2340
See Health and Safety. Relates to penalties for the sale of donated food.

H.F. 2362
See Taxation. Relates to penalties for failing to pay the total amount of taxes due for motor fuel, income, franchise, inheritance, and estate, and freight line and equipment car taxes.

H.F. 2369 (1982 Iowa Acts, Chapter 1167)
By Committee on Judiciary and Law Enforcement. Revises the statutes relating to driving after the use of alcohol or drugs, chemical testing, license revocations and criminal proceedings. Rewrites the statute on drinking driving to provide that being under the influence or having a blood alcohol level of thirteen hundredths of one percent by weight are alternative ways of violating the section. Revises the penalty for the first offense by changing the minimum sentence from two days to forty-eight hours less time credited for time confined following arrest and allows the court to accommodate the sentence to the work schedule of the defendant. Provides that the seven day minimum sentence for the second offense cannot be suspended. Limits the use of commitment for inpatient treatment of alcohol or drug dependency to a condition of a suspended sentence for a second or subsequent offense and gives credit for the time committed. Requires the court to revoke a person's eligibility for a driver's license for six years after a third or subsequent offense and allows a person to petition the court after two years for restoration of eligibility by making certain showings. Allows the court to require a defendant to seek evaluation, treatment or rehabilitation services for substance abuse after a conviction and to revoke a driver's license until it is completed. Requires the Director of the Department of Transportation to suspend a person's registration after a revocation of the driver's license because of the chemical test result or refusal to submit to chemical testing unless the person submits proof of financial responsibility. Authorizes peace officers to administer a preliminary breath screening test to determine if a chemical test should be required. Provides for revocation of the driver's license for a chemical test result showing a blood alcohol level of ten hundredths of one percent or more. Allows an officer when revoking for test results or for refusing to submit to the test to serve immediate notice, take the person's driver's license and give the person a temporary license good for twenty days. Expands the grounds upon which an officer may require a chemical test. Authorizes a search warrant to secure a chemical test without consent when an accident has occurred resulting in death or reasonably likely to cause death. Allows a physician's assistant to administer the chemical test. Increases the period of revocation for refusing to submit to chemical

testing. Increases the penalty for driving while a license is revoked or suspended to a serious misdemeanor. Allows a work permit granted for revocation because of a deferred judgment, an order to attend treatment services or a test result to also be used to attend evaluation and treatment services, but not to attend the drinking driving school. Allows a judicial magistrate to approve trial informations and conduct arraignments for first offense violations and to accept guilty pleas and sentence those first offenders represented by legal counsel. Prohibits a deferred judgment or sentence if the person has been convicted of drinking driving, received a prior deferred judgment, or had the driver's license revoked because of the chemical test result or refusal to submit to the test within the previous six years.

H.F. 2374 (1982 Iowa Acts, Chapter 1082)

By Committee on Judiciary and Law Enforcement. Expands the crime of escape to include persons who escape from a detention facility or institution after arrest for a felony or misdemeanor. Presently under section 719.4 escape from the facility would not be an escape under this section unless the escapee had been charged with or

convicted of the felony or misdemeanor.

H.F. 2398
See Natural Resources. Creates and increases certain civil penalties relating to the taking, catching, killing, destroying, or having possession of fish, beaver, mink, otter, red fox, gray fox, raccoon, deer, elk, antelope, buffalo, moose, wild turkey, game birds, and fur-bearing animals.

H.F. 2457 (1982 Iowa Acts, Chapter 1111)
By Committee on County Government. Provides that fines and forfeited bail collected for violations of county ordinances be credited to the general fund of the county. However, if a county ordinance provides a penalty for a violation which is also penalized under state law or if a county ordinance relates to vehicle speed or weight restrictions, the fines and forfeited bail shall be deposited in the school fund.

H.F. 2493
See Health and Safety. Imposes a ten percent criminal penalty assessment surcharge on fines and forfeitures except ordinances regulating the parking of motor vehicles.

PROFESSIONAL LICENSING BOARDS

- S.F. 2097 See Real Estate Transactions and Housing. Relates to the authority of land surveyors, engineers, and architects to certify floor plans for condominiums.
- S.F. 2155 (1982 Iowa Acts, Chapter 1043)

 By Committee on State Government. Enables those persons who have practiced ophthalmic dispensing for six years and have a high school diploma to be eligible to take the examination for certification as an ophthalmic dispenser.
- H.F. 783 (1982 Iowa Acts, Chapter 1005)

 By Committee on State Government. Provides for examination and payment of an examination fee for advanced EMTs and paramedics. Deletes a requirement for an additional year of training for physicians not graduating from an approved medical college to obtain a license to practice medicine from the Board of Medical Examiners. Amends certain provisions relating to the application, certification, fees, renewals, and prohibitions regarding physician's assistants and provides for a temporary physician's assistant license. Permits a licensing board to disclose investigative information which relates to licensee discipline to an appropriate licensing authority in another state. Repeals a provision requiring that an examining board regulating a practice profession provide a second examination at no cost.
- H.F. 2067 (1982 Iowa Acts, Chapter 1038)
 By Shull. Allows a certificate, registration or license issued by the Board of Accountancy to lapse if the holder fails to renew it after notice instead of providing for revocation.
- H.F. 2348 (1982 Iowa Acts, Chapter 1040)

 By Committee on State Government. Establishes a procedure for the Board of Podiatry Examiners to issue temporary certificates to academic staff members of a podiatry school authorizing the holder to practice podiatry. Podiatry examiners are allowed to determine eligibility for the certificate, whether or not examinations shall be given, and the type of examinations. The certificate is issued for one year and may be renewed. However, a person may not practice more than three years while holding a temporary certificate. Fees for the certificate shall be set by the podiatry examiners.

REAL ESTATE TRANSACTIONS AND HOUSING

S.F. 217 (1982 Iowa Acts, Chapter 1027)
By Rush. Removes the requirement that the county recorder retain for public inspection a copy of the declaration of value of real property. Exempts from the real estate transfer tax transfers between partnerships and the partners, transfers between spouses pursuant to a decree of dissolution of marriage, transfers of easements, and transfers of lienholders in lieu of forfeitures or foreclosures.

S.F. 397 (1982 Iowa Acts, Chapter 1054)
By Committee on County Government. Requires that notice be given to the county auditor and county recorder in those counties where real property which is transferred by a probate or dissolution of marriage decree is located. The costs involved would be assessed as costs in the action. However, the notices must be given whether the costs are paid or not.

S.F. 2086 See Agriculture. Relates to the audit of individual farm accounts of real estate brokers.

S.F. 2097 (1982 Iowa Acts, Chapter 1068)
By Kudart and Rush. Permits a land surveyor, as well as an engineer or architect, who is registered or licensed in this state, to certify floor plans for condominiums filed under the Horizontal Property Act.

S.F. 2156
See Courts and the Judicial Process. Relates to the issuance of certificates to the county auditor relative to each parcel of real estate described in the final report of an estate.

S.F. 2253
See Bonds. Relates to the issuance of bonds by the Iowa Housing Finance Authority for housing provided by certain child foster care facilities and health care facilities.

H.F. 800
See Local Governments. Relates to the authority of cities to provide for regular rental inspections in enforcement of housing codes.

H.F. 2454 (1982 Iowa Acts, Chapter 1107)
By Committee on Human Resources. Provides that the license fee for a mobile home park is not refundable if the Department of Health denies the application for the license or revokes or suspends the license.

H.F. 2464 See Business and Utilities. Creates a small business loan program under the lowa Housing Finance Authority.

H.F. 2484 (1982 Iowa Acts, Chapter 1251)

By Committee on Ways and Means. The semiannual mobile home tax is treated like real property taxes in that it is due, payable, and delinquent as real property taxes and can be collected in the same manner as real property taxes. Mobile homes are no longer subject to annual registration, but title cannot be transferred if taxes are owing and the mobile home cannot be transported without a tax clearance stating that no taxes are owing. Present owners must notify the county treasurer of their mobile home location if they are not registered in that county on January 1, 1983. The Act takes effect January 1, 1983.

STATE GOVERNMENT

See General Assembly. Relates to the authority of the General Assembly to nullify administrative rules of state agencies by a proposed amendment to the Constitution of the State of Iowa.

S.F. 213 (1982 Iowa Acts, Chapter 1024)
By Committee on County Government. Allows one member of the Iowa
Beer and Liquor Control Council to hold or have an interest in a
license or permit to manufacture or sell alcoholic liquor or beer.
Repeals the salary for the Council members and replaces it with a
forty-dollar per diem.

S.F. 464 (1982 Iowa Acts, Chapter 1181)
By Committee on State Government. Creates the Criminal and Juvenile Justice Planning Agency and abolishes the Iowa Crime Commission. The Criminal and Juvenile Justice Advisory Council is created to advise the agency in the performance of its duties. The Council consists of eleven members seven of whom are appointed by the Governor for four-year terms. The Commissioner of the Department of Social Services, Commissioner of Public Safety, Chief Justice of the Supreme Court, and Attorney General each appoint one member.

The Criminal and Juvenile Justice Planning Agency has the duty of identifying the impact of criminal and juvenile justice policy and making recommendations for policy change; coordinating data relating to criminal and juvenile justice and making reports of the data; reporting criminal and juvenile justice needs; providing technical assistance to state and local agencies; administering federal and other funds for study, research, investigation, and planning purposes; and making grants to local governments. The Agency must develop and submit a twenty-year criminal and juvenile justice plan for the state starting in 1984 and every five years after that. The plan must include various five year goals. All property, programs, and funds formerly vested in the Iowa Crime Commission are transferred to the new agency.

 $\frac{\text{S.F. }490}{\text{See Courts}}$ and the Judicial Process. Permits tort claims against the state to be tried before a jury.

S.F. 2046 (1982 Iowa Acts, Chapter 1148)
By Van Gilst. Requires cities, counties, and state agencies to consider leasing vacant buildings owned by public school corporations before leasing, purchasing, or constructing a building. Public school corporations must notify certain cities and counties and the Department of General Services of vacant buildings.

S.F. 2163
See Courts and the Judicial Process. Requires the Department of Social Services to provide guidelines for placing defendants in community service work.

S.F. 2175 (1982 Iowa Acts, Chapter 1042)
By Committee on State Government. Makes numerous changes in the Iowa code of military justice which are intended to conform to 1968 amendments to the United States Uniform Code of Military Justice. The changes incorporate the military judge position into the military justice procedure, revise nonjudicial punishment procedures along federal specifications, and add new prohibited acts including forgery and crimes against military property.

S.F. 2201 See Motor Fuel. Relates to reciprocal agreements between states for interstate motor fuel tax.

S.F. 2210
See Health and Safety. Relates to the enforcement of the State Elevator Code.

S.F. 2215
See Labor, Employment, and Retirement. Relates to benefits earned by certain employees of the Department of Public Safety and the Conservation Commission.

S.F. 2216
See Labor, Employment, and Retirement. Relates to the duties and organizational structure of the Office for Planning and Programming.

S.F. 2252 See Drugs, Controlled Substances, and Alcohol. Relates to requirements for audits of licensed substance abuse programs.

S.F. 2282 (1982 Iowa Acts, Chapter 1078)
By Committee on State Government. Codifies the Terrace Hill Authority which previously existed pursuant to executive order. The Authority consists of eight persons having terms of office of three years and one Governor's representative. The Authority is to complete the preservation, renovation and landscaping of Terrace Hill and may raise funds and enter into contracts.

H.J.R. 2003 (1982 Iowa Acts, Chapter 1265)

By Committee on Appropriations. Accepts the funds bequeathed by Glenn Grover Herrick to the state and deposits the funds in a special fund dedicated to the construction of a new state

historical building or center. It requires the governor to appoint a committee to advise the General Assembly on the use of the interest or earnings on the principal for other projects. It provides that the Capitol Planning Commission is primarily responsible for the planning of the historical building or center and that the General Assembly shall appropriate for its construction when adequate funds for completion are available. Provides that the interest or earnings from the bequest are available for other projects, but the interest or earnings from other funds deposited in the special fund are not unless the donor so provides.

 $\frac{\text{H.F. }469}{\text{See Taxation.}}$ Requires the Department of Revenue to notify claimants whose claims for personal property tax credit are disallowed.

H.F. 505

See Local Governments. Relates to reports of exempt property.

 $\frac{\text{H.F. }783}{\text{See Professional Licensing Boards.}}$ Relates to certain licensing and examining boards.

H.F. 828 (1982 Iowa Acts, Chapter 1238)

By Committee on State Government. Reorganizes the State Historical Department. The Act repeals the three divisions into which the Department was divided and provides for the appointment of an Executive Director by the Governor. It changes the composition of the Board from twelve members with six appointed by the Governor and six elected by the State Historical Society to seven members, all appointed by the Governor, including two historians, one archaeologist, two members selected from recommendations of the State Historical Society, and two members representing the general public. The Act continues the State Historical Society in Iowa City as a membership organization. It allows the Department to sell mementos and other items relating to Iowa history at the State Capitol and at property under the control of the Department.

H.F. 829

See General Assembly. Relates to the powers of the Citizens' Aide.

H.F. 855

See Natural Resources. Relates to the regulation of barge traffic by rules of certain state departments.

See Professional Licensing Boards. Relates to the authority of the Board of Accountancy over lapsed certificates, registrations, and licenses.

H.F. 2336

See Appropriations. Relates to supplements and adjustments of appropriations for the fiscal year beginning July 1, 1981.

H.F. 2341 (1982 Iowa Acts, Chapter 1029)

By Committee on State Government. Establishes a state employee suggestion system to encourage state employees to develop and submit ideas which will reduce costs and increase efficiency in state government. The State Comptroller has principal responsibility for administration of the suggestion system. The Executive Council appoints an awards committee to evaluate the cost-saving suggestions being implemented and to determine the appropriate awards within the established guidelines. The system is funded by moneys transferred from the appropriations of those departments which are realizing savings from the cost-saving suggestions.

H.F. 2353 (1982 Iowa Acts, Chapter 1099)
By Committee on Commerce. Establishes a Regulatory Information Service in the Iowa Development Commission which will maintain information on any license, permit or regulatory approval required by a state agency or any standards that are required to be met. Each state agency is to inform the Regulatory Information Service of its regulatory requirements, fees, licenses, and permits. A person who demonstrates reliance upon erroneous information from the Regulatory Information Service is not subject to a penalty for failure to comply with a regulatory program if the person ceases or comes into compliance upon receiving proper information. The provisions regarding providing information to the Regulatory Information Service and reliance upon information from the Service do not apply to the regulatory programs of the Commerce Commission in regard to public utilities, the Department of Banking, the Supervisor of Savings and Loan Associations and the Credit Union Department.

H.F. 2357
See Local Governments. Establishes an Iowa Advisory Commission on Intergovernmental Relations.

H.F. 2371 (1982 Iowa Acts, Chapter 1079)
By Committee on State Government. Revises the procedures of the State Appeal Board in consideration of the budgets of local governments. Provides deadlines for the amendment of budgets and the filing of protests with the Board. Allows the notice of hearing to be sent to appropriate officials of the local government as provided by rule and allows a deputy or the Board to conduct the hearing. The Act takes effect April 30, 1982 by publication.

H.F. 2373 (1982 Iowa Acts, Chapter 1081)
By Committee on Energy. Provides for the continuation of the Iowa
Energy Policy Council until June 30, 1988 and directs the General

Assembly to review the activities and performance of the Iowa Energy Policy Council no later than July 1, 1987. The Act changes the date of submission of the Energy Policy Council's required report from submission on a quarterly basis to submission on an annual basis. The Act also eliminates the requirement that public recognition for innovative energy conservation methods be given to ten categories of individuals and organizations in each Congressional district and simply requires annual public recognition of innovative methods of energy conservation.

H.F. 2409

See Health and Safety. Relates to fire safety and the authority of the State Fire Marshal.

H.F. 2431

See Local Governments. Relates to authority of the State Commissioner of Elections over redrawing of districts of county boards of supervisors.

H.F. 2465 (1982 Iowa Acts, Chapter 1100)
By Committee on Judiciary and Law Enforcement. Makes grammatical and technical corrections to the Iowa Code.

H.F. 2477

See Appropriations. Relates to the appropriation of federal block grant funds.

H.F. 2482

See Appropriations. Relates to appropriations to the Energy Policy Council and the Department of Social Services from the federal Low-Income Home Energy Assistance Act.

TAXATION

S.F. 217 See Real Estate Transactions and Housing. Relates to the imposition of the real estate transfer tax.

S.F. 312 (1982 Iowa Acts, Chapter 1159)
By Committee on Energy. Includes passive solar energy systems in the definitions for solar energy systems and provides that a solar energy system will receive a property tax exemption for a period of five years. The Act directs the assessor, in valuing for tax purposes, to disregard any value which may be added to a building because of a solar energy system.

S.F. 362 (1982 Iowa Acts, Chapter 1164)
By Committee on Ways and Means. Allows retailers to provide their own tax exemption certificates for those purchasers who are exempt from the state sales, services and use taxes in lieu of ones issued by the Department of Revenue. Provides that payments made for use taxes are to be applied first to the accrued penalty and interest and then to the use tax liability.

S.F. 400 (1982 Iowa Acts, Chapter 1064)
By Committee on Ways and Means. Provides for the taxation of those lump sum distributions which are taxed separately for federal income tax purposes at a rate of 25 percent of the separate federal tax imposed.

S.F. 549 (1982 Iowa Acts, Chapter 1183)

By Committee on Ways and Means. Specifies that the State Department of Transportation, or a city or county, is not liable for property taxes on land acquired for highway purposes but requires the Department, city, or county to assist in the collection of property taxes concurrent with negotiations during the sale of the land. Also provides that if only part of a property is acquired, taxes on the acquired portion may be collected through the tax sale of the nonacquired part, if the taxes are not otherwise paid by the owner.

S.F. 558 (1982 Iowa Acts, Chapter 1151)

By Committee on Ways and Means. Requires the county auditor, after computing the amount of property tax due on each property, to round the amount of the tax to the nearest even whole dollar.

S.F. 559 (1982 Iowa Acts, Chapter 1156)

By Committee on Ways and Means. Allows a county of any population to levy a tax, not to exceed 54 cents per \$1,000 of assessed value, for the operation, maintenance, and management of a health center.

S.F. 574 (1982 Iowa Acts, Chapter 1019)
By Committee on Ways and Means. Provides that in determining the gross receipts or purchase price which is subject to tax under the state sales and use taxes, respectively, the value of trade-ins is deducted only if the property traded in is normally sold by the retailer and is intended by the retailer to be sold at retail and subject to the sales or use tax. Also provides that in transactions involving vehicles subject to registration by nonretailers the purchase price subject to use tax is the difference between the total purchase price of the vehicle acquired and the value of the vehicle traded.

S.F. 2080 (1982 Iowa Acts, Chapter 1022)

By Committee on Ways and Means. Requires state income tax withholding agents who withhold more than \$8,000 in any semimonthly period to remit taxes on a semimonthly basis. All agents are to file returns for withholding after the calendar year rather than quarterly. This portion of the Act takes effect April 1, 1982 by publication. Requires state sales tax permit holders who collect more than \$4,000 in any semimonthly period to remit taxes on a semimonthly basis. This portion of the Act takes effect January 1, 1983. Requires out-of-state retailers who collect more than \$1,500 in use tax in any month to remit taxes the following month. This portion of the Act takes effect April 1, 1982 following publication.

S.F. 2088
See Education. Relates to a property tax for a cash reserve for school districts.

S.F. 2091 See Motor Fuel. Relates to the excise taxes imposed upon gasohol.

S.F. 2153 VETOED BY GOVERNOR

By Committee on Ways and Means. Exempts from the sales and use tax the sale of certain supplies by a trade shop to a printer for use in the printing process. The Act is retroactive to July 1, 1971. There will be printers filing for refund of taxes paid on the exempt items which were purchased after July 1, 1971. The Act limits the total amount that can be granted as refunds to \$50,000. There is also a general provision that rules made by the Department of Revenue before the effective date of the State Administrative Procedures Law are still valid.

See Education. Establishes a state income tax setoff for defaulted education loans.

- S.F. 2190 (1982 Iowa Acts, Chapter 1186)
- By Committee on Ways and Means. Repeals special provisions in the property tax laws which apply to special charter cities and provides for an extended fiscal year beginning April 1, 1982 and ending June 30, 1983 for a special charter city to convert to the levy and assessment schedule followed by all other political subdivisions of the state. The Act takes effect May 14, 1982, by publication, with repeal sections to be effective January 1, 1983.
- S.F. 2191 (1982 Iowa Acts, Chapter 1216)

By Committee on Ways and Means. Allows the Department of Revenue to employ collection agencies to collect delinquent taxes, interest, and penalties. The agencies would be paid a percentage of the taxes collected but only after they have collected those taxes. The Act takes effect _____, 1982 by publication.

- S.F. 2201
 See Motor Fuel. Relates to interstate motor fuel tax reciprocal agreements.
- S.F. 2251 See Motor Fuel. Relates to the taxation of special fuels.
- S.F. 2288 (1982 Iowa Acts, Chapter 1231)
 By Committee on Ways and Means. Makes permanent the law requiring the prepayment of insurance premium taxes. Legislation enacted in 1981 provided for the prepayment of insurance premium taxes only for taxes payable for calendar years 1982 and 1983.
- S.F. 2292 (1982 Iowa Acts, Chapter 1225)
 By Committee on Ways and Means. Imposes a use tax on the total purchase price of optional service and warranty contracts furnished or delivered to a user in this state.
- S.F. 2293 (1982 Iowa Acts, Chapter 1234)
 By Committee on Ways and Means. Provides for combining all net business income and applying to it an apportionment formula which contains aspects associated with each type of net business income, except capital gains and losses, included in the net business income apportionment base of a taxpayer.
- S.F. 2297 (1982 Iowa Acts, Chapter 1190)
 By Committee on Ways and Means. Provides that a taxpayer must file a claim for the personal property tax credit once and the valuation listed on the claim will be used in future years unless the taxpayer subsequently files an additional claim listing additions or deletions of personal property. Also provides that the assessor need not obtain a listing of personal property from a taxpayer where the assessor determines that the taxpayer's personal property valuation does not exceed the amount of the credit.

- S.F. 2305 (1982 Iowa Acts, Chapter 1192)

 By Committee on Ways and Means. Allows a deduction to a taxpayer for expense incurred for the care of a grandchild, child, parent, or grandparent of the taxpayer or the taxpayer's spouse in the home of the taxpayer where the grandchild, child, parent, or grandparent is unable by reason of physical or mental disability to live independently and is receiving or eligible to receive certain public assistance. The Act takes effect January 1, 1983.
- S.F. 2308
 See Local Governments. Relates to levying of a property tax by counties for contributions to an indigent defense coinsurance fund.
- S.F. 2309 (1982 Iowa Acts, Chapter 1226)

 By Committee on Ways and Means. Nonresidents and part-year residents will compute their state income tax on the total amount of their net income and then pay a portion of that amount to this state. This portion is determined by multiplying the amount of tax determined on total net income by a fraction equal to the ratio of net income allocated to Iowa to total net income. The Act takes effect January 1, 1982 for tax years beginning on or after that date.
- H.F. 396 (1982 Iowa Acts, Chapter 1015)
 By Committee on Natural Resources. Permits a person who files an income tax return to designate any amount of a refund due on the return to be paid to the State Fish and Game Protection Fund. The Act takes effect January 1, 1983. (See H.F. 2486)
- H.F. 469 (1982 Iowa Acts, Chapter 1033)

 By Committee on Ways and Means. Removes the requirement that county auditors certify personal property tax credit statements to the Department of Revenue as well as the State Comptroller. Provides for notification of claimants whose claims for the personal property tax credit are disallowed by the Department of Revenue.
- H.F. 505 See Local Governments. Relates to annual reports of exempt property.
- H.F. 833 (1982 Iowa Acts, Chapter 1063)
 By Committee on Ways and Means. Changes the beginning and ending dates of the Vietnam Conflict for purposes of qualifying for the military service property tax exemption. The dates change from August 5, 1972 to December 22, 1961 and from June 30, 1973 to May 7, 1975 which are the dates recognized by the federal government.

H.F. 344 (1982 Iowa Acts, Chapter 1246)
By Committee on Ways and Means. Provides that a person need file only once for a homestead credit or a military service tax exemption. Once a person files for the credit or exemption, the property claimed will continue to receive the credit or exemption for as long as the property qualifies as the homestead of the person or is owned by the person, in the case of the military exemption. If the person sells or transfers the homestead or property, written notice must be provided the local assessor. Failure to do so is subject to penalty.

H.F. 858
See Penalties and Enforcement. Permits the establishment of a benefited law enforcement district in an unincorporated part of a county after approval of a levy of not more than twenty-seven cents per thousand dollars of assessed value.

H.F. 861 (1982 Iowa Acts, Chapter 1214)
By Committee on Ways and Means. Provides that a person who is confined to a hospital or nursing care facility and who continues to own a homestead will be eligible to claim the additional property tax credit on the homestead if the person does not lease or rent the homestead or otherwise receive any profits from the homestead. Also provides that if a claimant dies prior to filing a claim, the right to file a claim for reimbursement may be exercised on behalf of the claimant by the claimant's legal guardian, spouse, or attorney or by the executor or administrator of the claimant's estate. The Act takes effect January 1, 1983.

H.F. 2171 (1982 Iowa Acts, Chapter 1023) By Committee on Ways and Means. Updates references to the Internal Revenue Code of 1954 through January 1, 1982 incorporating into the state individual and corporate income tax law and the franchise tax law many of the provisions of the Economic Recovery Act of 1981. Incorporated are the significant provisions such as the accelerated cost recovery system, commonly referred to as ACRS and the provisions relating to individual retirement accounts and the selfemployed retirement plans. The deduction allowed under the safe harbor lease provisions of the Internal Revenue Code of 1954 is not allowed in computing state net income. The deduction of interest earned on all-saver certificates permitted under federal law is not a deductible item in computing state net income. The Act increases the rate of tax on corporate taxable income by adding an additional bracket and providing a tax rate of ten percent on taxable income exceeding one hundred thousand dollars and up to two hundred fifty thousand dollars and imposes a tax at the rate of twelve percent on all taxable income in excess of two hundred fifty thousand dollars.(1) The Act imposes a minimum tax on tax preference items equal to twenty-five percent of the federal minimum tax where the federal minimum tax is applicable under the individual corporate income tax laws and the franchise tax law. The dividend exclusion of one hundred dollars allowed under federal law is applicable for state tax purposes. The marriage penalty deduction

allowed under federal law for a married couple where both persons are wage earners is not allowed in computing state net income.(2) State law also allows a net operating loss to be carried forward for fifteen years.(3) The Act provides that for industrial machinery and equipment and computers acquired on or before December 31, 1981, the taxpayer's valuation is limited to thirty percent of the net acquisition cost of the property. The Act provides for local taxing jurisdictions to be reimbursed for revenues not collected due to the assessments and for the reimbursements to be made by the State Comptroller.(4) Previously, federal law required the recapture of estate tax benefits provided under special use valuation when within fifteen years the property was utilized other than for qualified purposes. The Economic Recovery Act of 1981 reduced the period in which the recapture tax would be imposed from fifteen years to ten years. Corresponding changes are made in the Iowa inheritance tax law.(5)

The Act takes effect as follows: (1) Retroactive to January 1, 1981 for tax years beginning on or after that date. (2) Retroactive to January 1, 1982 for tax years beginning on or after that date. (3) Retroactive to January 1, 1976 for tax years beginning on or after that date. (4) Retroactive to December 31, 1981 for property acquired on or after December 31, 1981. (5) Effective July 1, 1982 for estates of individuals dying on or after that date.

(NOTE: H.F. 2171 was amended by H.F. 2474 to provide that those provisions effective January 1, 1981 for tax years beginning on or after that date also apply for tax years ending on or after that date.)

H.F. 2334 See Transportation--Vehicles. Relates to taxation of bankrupt railroads.

H.F. 2351 (1982 Iowa Acts, Chapter 1247) By Committee on Ways and Means. Exempts from property taxation land that is certified by the State Conservation Commission as a wildlife habitat or certified by a county conservation board as native prairie or which fulfills the conditions as a forest reservation. However, forest reservations located within a city which are not open to public use are not exempt from the tax and are taxed at market value. Fruit-tree reservations are assessed at twenty dollars per acre unless they are located within a city and are not open to public use, then they are assessed at market value. Previous law assessed forest and fruit-tree reservations fourteen dollars and eighty-two cents per acre. Boards of supervisors may grant tax exemptions, subject to a limit, for property which is a wetland, recreational lake, forest cover, river and stream, river and stream bank, or open prairie. To obtain the exemption, an application must be filed each year, except for wetlands, and the owner must not use the land for economic gain. If the board of supervisors grants the exemption, it is for one year, except that the exemption for wetlands is for three years. The Act allows organizations whose primary purpose

preservation of land in its natural state to be able to exempt up to three hundred twenty acres in each county. Previous law allowed only three hundred twenty acres in the whole state.

H.F. 2362 (1982 Iowa Acts, Chapter 1180)

By Committee on Ways and Means. Amends the penalty provisions of the motor fuel, income, franchise, inheritance and estate tax laws and the freight line and equipment car tax law to provide that if ninety percent of the tax is paid with the timely filing of the return, no additional civil penalty will be assessed for failing to pay the total amount due. The Act takes effect ______, 1982 by publication, retroactive to January 1, 1982.

H.F. 2382 See Water. Relates to a requirement that property tax assessors collect data on usable or abandoned wells.

H.F. 2394
See Local Governments. Permits a city council to levy a special assessment against adjacent property for replacement of curbing and gutters.

H.F. 2395 (1982 Iowa Acts, Chapter 1176)
By Committee on Ways and Means. Provides for a refund of the excise tax on motor fuel if the fuel is used for the production of denatured alcohol in the state. In lieu of a refund, a person may elect to receive an income tax credit.

H.F. 2396 (1982 Iowa Acts, Chapter 1172)

By Committee on Ways and Means. Provides that the services of placing persons in employment outside of the state by private agencies are not subject to the state sales, services, or use tax.

H.F. 2424 (1982 Iowa Acts, Chapter 1175)
By Committee on Ways and Means. Allows a private nonprofit charitable corporation which provides economic education programs for secondary school students and owns property in a county with a population between one hundred fifty thousand and two hundred thousand to file a claim for property tax exemption for its property with the assessor for the 1978 and 1979 assessment years during the thirty days following the effective date of this Act.

H.F. 2432
See Education. Permits a special election for the additional enrichment levy by boards of school districts until February 15.

H.F. 2453
See Courts and the Judicial Process. Relates to certain inheritances from small estate proceedings.

H.F. 2474 (1982 Iowa Acts, Chapter 1203)
By Committee on Ways and Means. Provides a technical correction to allow the provisions of the federal Economic Recovery Act of 1981 that are applicable for tax years ending on or after January 1, 1981 for federal tax purposes to be applicable for tax years ending on or after January 1, 1981 for state tax purposes. The Act is retroactive to January 1, 1981.

H.F. 2475 (1982 Iowa Acts, Chapter 1205)
By Committee on Ways and Means. Changes the law enacted in 1981 but not yet effective so that the time for filing the quarterly report, along with the tax, is on the last day of the month following the end of the quarter instead of the fifteenth of the month following the end of the quarter. This provision applies to retailers who collect more than four thousand dollars in retail sales tax in a semimonthly period. The Act takes effect January 1, 1983, the same time as the law it changes.

H.F. 2478
See Bonds. Relates to the issuance of bonds payable from the hotel and motel tax.

H.F. 2479 (1982 Iowa Acts, Chapter 1206)
By Committee on Ways and Means. Eliminates the federal windfall profits tax as an allowable deduction in computing Iowa net income for corporate income tax purposes. The Act is retroactive to January 1, 1981.

<u>H.F. 2484</u>
See Real Estate Transactions and Housing. Relates to tax clearance of mobile homes.

H.F. 2486 (1982 Iowa Acts, Chapter 1196)
By Committee on Ways and Means. Amends the effective date clause of H.F. 396 to make the law retroactive to January 1, 1982 for tax years beginning on or after January 1, 1982. H.F. 396 allows a taxpayer to designate any amount of a tax refund to be deposited in the State Fish and Game Protection Fund to be used for the purposes specified by law.

H.F. 2495 (1982 Iowa Acts, Chapter 1195)
By Committee on Ways and Means. Before the fifteenth of each month the county treasurer is to deposit directly into the financial institution designated by the city and school district the moneys received in the previous month by the county treasurer for the city or school district.

TRANSPORTATION--GENERAL

S.F. 260

See Licenses and Permits. Relates to reinstatement of drivers' licenses.

S.F. 2157

See Transportation -- Vehicles. Permits certain indivisible loads to move a maximum distance of fifty miles.

S.F. 2197

See Courts and the Judicial Process. Relates to the transmission to the Department of Transportation of information about juvenile court adjudications of violations of motor vehicle laws.

S.F. 2291

See Transportation -- Roads. Relates to the authority of the State Department of Transportation to grant permission to lay water mains along public roads.

H.F. 796

See Education. Provides for restricted motor vehicle operator's license for persons ages 16 to 18 who have dropped out of school or for whom driver education is not available.

H.F. 808

See Transportation--Vehicles. Relates to the authority of the Department of Transportation to stagger registration of certain passenger vehicles and motor trucks.

H.F. 2090

See Education. Provides for waiver of certain driver education requirements.

H.F. 2249 (1982 Iowa Acts, Chapter 1045)
By Committee on Transportation. Permits the Director of Revenue or the Director of Transportation to establish, by rule, a waiting period of up to ninety days before a motor vehicle fuel tax license which has been canceled for cause may be reissued or reinstated.

H.F. 2250 (1982 Iowa Acts, Chapter 1240)

By Committee on Transportation. Removes restrictions regarding hours of operation and certain services which must be offered to the public to participate in the interstate logo sign program and permits the State Department of Transportation to participate in an experimental program to ease minimum requirements to qualify for interstate logo signing.

H.F. 2405 (1982 Iowa Acts, Chapter 1254)

By Committee on Transportation. Permits the movement of implements of husbandry which are oversized between the place of manufacture and the retail seller to a farm purchaser and between the retail seller and the farm purchaser. Also authorizes the State Department of Transportation to adopt safety rules governing these movements of implements of husbandry.

H.F. 2469

See Transportation--Roads. Relates to the authority of the Department of Transportation over secondary and farm-to-market roads.

TRANSPORTATION--ROADS

S.F. 549 See Taxation. Relates to property taxes on land acquired for highway purposes.

S.F. 2231 (1982 Iowa Acts, Chapter 1154)
By Committee on Transportation. Allows the operation of road maintenance equipment in the right hand lane and left hand lane while engaged in specific road maintenance operations on roads open to traffic. Also exempts road maintenance equipment from the size, weight, and load limitations imposed by law. Authorizes school buses to travel at the maximum speed limit of fifty-five miles per hour on highways.

S.F. 2291 (1982 Iowa Acts, Chapter 1165)
By Hultman and Junkins. Provides that the statute authorizing county boards of supervisors and the State Department of Transportation to grant permission to lay water mains in, under, or along public highways is made retroactive to permissions granted before the effective date of that statute.

H.F. 2416
See Transportation--Vehicles. Permits certain movers of buildings to be registered for a combined gross weight on a single-trip basis.

H.F. 2469 (1982 Iowa Acts, Chapter 1110)

By Committee on Transportation. Amends certain sections in chapters 309 and 310 which are concerned with secondary and farm-to-market roads and the respective authority of the county and the State Department of Transportation.

With regard to secondary road construction contracts, the Department is to "review" the contracts if the cost of construction is over \$20,000. The prior law made the contracts subject to the approval of the Department. The definition of "bridge" is changed to allow certain culverts and pipes to be considered as bridges.

With regard to farm-to-market roads, the supervision of the county engineers by the State Department of Transportation is no longer required. Each county engineer is responsible for the efficient, economical, and good-faith performance of the work. Also the State Department of Transportation has been relieved of its duty to place all farm-to-market roads into a proper condition of maintenance if any county fails to properly maintain the roads. Instead the Department may withhold the authorization for letting of any farm-to-market construction project until proper maintenance of a farm-to-market road is restored, but this authority is limited only to the restoration of those farm-to-market roads which are part of the federal aid secondary system. As for farm-to-market road construction projects, they are subject to the approval of the

county board of supervisors and must be submitted to the Department for authorization for letting of bids. If the project is using federal funds and has an estimated cost of over \$1,000, the State Department of Transportation must advertise for bids and make a recommendation to award or reject a contract to the board of supervisors. If the construction project does not include federal funds, the procedure may be reversed and the county board may be authorized to advertise for bids and, subject to concurrence by the Department, award a contract for the construction work.

H.F. 2485 (1982 Iowa Acts, Chapter 1200)
By Committee on Transportation. Provides for "exempt" signs to be posted at abandoned railroad crossings where the tracks have been partially removed on either side of the roadway and allows the driver of a motor vehicle carrying passengers for hire, the driver of a school bus, or the driver of a vehicle carrying hazardous materials to proceed through these abandoned railroad crossings without stopping.

TRANSPORTATION--VEHICLES

S.F. 26
See Penalties and Enforcement. Relates to identification of drivers of vehicles leaving the scene of an accident or failure to stop for a school bus.

S.F. 487 (1982 Iowa Acts, Chapter 1041)
By Committee on Energy. Allows incorporated areas the local option to allow golf carts to operate on city streets from sunrise to sunset. The golf carts must by equipped with a slow moving vehicle sign and a bicycle safety flag. The carts will not be subject to registration, but must meet lighting and braking requirements imposed by the governing body.

S.F. 574 See Taxation. Relates to the purchase price of vehicles subject to the use tax.

S.F. 2100 (1982 Iowa Acts, Chapter 1150)

By Committee on Transportation. Provides that transporters of hazardous materials who are subject to minimum federal liability insurance limits are subject to those limits in this state. Provides that operators of motor carriers need a valid chauffeur's license but not necessarily an Iowa license. Increases motor carrier minimum liability insurance requirements for bodily injury to one hundred thousand dollars for one person and three hundred thousand dollars for more than one person.

S.F. 2134 (1982 Iowa Acts, Chapter 1056)

By Committee on Transportation. Provides that combinations of vehicles used exclusively for transporting passenger vehicles, light delivery trucks, panel delivery trucks, pickup trucks, recreational vehicle chassis and boats may have an overall length of the vehicle with load not exceeding sixty-five feet. not allowed to extend over the front and rear bumpers. Revises the law on determining the length of a semitrailer. Deletes the total length limitation and provides for the measurement semitrailers by the distance between the kingpin and the rearmost axle and limits that length to forty feet. A semitrailer which is a 1980 or older model year which has a distance of more than forty feet between the kingpin and the rearmost axle may be operated on the highways of this state under special permit until such time as the semitrailer is inoperable. Also defines "special truck" to include a truck tractor which is modified by removal of a fifth wheel and carries the full load on the motor truck and which by reason of its conversion becomes a motor truck.

S.F. 2157 (1982 Iowa Acts, Chapter 1075)
By Committee on Transportation. Allows indivisible loads, including mobile homes and factory-built structures, having an

overall width of fourteen feet six inches or less and up to eighty-five feet in length to move a maximum distance of fifty miles under a permit.

S.F. 2183 (1982 Iowa Acts, Chapter 1032)
By Committee on Transportation. Provides for three-year registration plates for special mobile equipment and removes the requirement for use of gross tonnage stickers. The Act takes effect December 1, 1983.

S.F. 2251 See Motor Fuel. Relates to identification of motor vehicles using special fuels.

H.F. 808 (1982 Iowa Acts, Chapter 1062)

By Committee on Transportation. Provides for staggered registration of passenger vehicles and motor trucks with a combined gross weight of five tons or less. The registration year is for a period of twelve months beginning on the first day of the month following the month of the owner's birthday. When a vehicle is sold, traded, or junked within the state, the seller is entitled to a credit for the unexpired portion of the registration fee, and it must be claimed within thirty days. The county treasurer is granted authority to adjust the expiration dates of vehicles to equalize the number of vehicles registered in each registration period. The Act takes effect December 1, 1983.

H.F. 2334 (1982 Iowa Acts, Chapter 1207) By Committee on Transportation. Before a railroad, its trustees or successor in interest, may abandon or sell property adjacent to a railroad right-of-way, it must make a written offer to sell to the person holding a lease, a license or a permit upon the property. price asked for may not exceed its fair market value and any disagreements will be settled by the State Transportation Regulation Authority. A railroad that acquires or has acquired property by means of voluntary grants of real property for the purpose of the operation of the railroad will forfeit the property if it is no longer used for the operation of the railroad. valuation of railroad property which is owned by a bankrupt railroad or one which is in bankruptcy proceedings is not to be included in the tax base of a taxing district for purposes of computing the property tax levy rate and is not to be included in determining the amount of money to be raised by the school foundation property tax for purposes of computing state aid to school districts. However, this railroad property is still subject to the property tax rate computed for each taxing district in which the property is located. Except for the tax provisions, the Act takes effect , 1982 by publication. The tax provisions take effect for the July 1, 1983 Fiscal Year and after.

H.F. 2362

See Taxation. Relates to penalty provisions of the motor fuel, freight line, and equipment car tax law.

H.F. 2369 See Penalties and Enforcement. Relates to procedures used for persons driving under the influence of alcohol or drugs.

H.F. 2410 (1982 Iowa Acts, Chapter 1140)
By Committee on Transportation. Excludes from the definition of a commercial motor vehicle a motor truck with a combined gross weight of less than twenty-six thousand pounds which is part of an identifiable one-way motor truck fleet and is leased for a period of less than thirty days for moving property which is owned by the lessee.

H.F. 2416 (1982 Iowa Acts, Chapter 1143)
By Committee on Transportation. Provides that movers of buildings, except mobile homes and factory-built structures, may be registered for a combined gross weight on a single-trip basis. The fee is five cents per mile per ton over the current legal limit.

H.F. 2418
See Education. Relates to proceedings for violation of traffic control and parking rules at an institution governed by the State Board of Regents.

WATER

S.F. 2167 (1982 Iowa Acts, Chapter 1050)

By Committee on Natural Resources. Updates references to the federal Water Pollution Control Act in the water pollution and sewage treatment construction grant statutes to include amendments approved through December 31, 1981.

 $\frac{\text{S.F. }2235}{\text{See Natural Resources.}}$ Relates to water storage in the Saylorville Reservoir.

S.F. 2243
See Natural Resources. Relates to anaerobic lagoons and the maximum permissible sulfate content in water supplies.

S.F. 2291 See Transportation--Roads. Relates to the laying of water mains along public highways.

H.F. 2360
See Health and Safety. Relates to requirements for water supply for recreational mobile home parks.

H.F. 2382 (1982 Iowa Acts, Chapter 1085)

By Committee on Natural Resources. Provides that the property tax assessor, while assessing property for the 1983 and 1984 assessment years, is to inquire of property owners and tenants if there are usable or abandoned water wells on the property and whether the wells are used for drainage purposes. The information collected is to be provided to the Iowa Geological Survey.

H.F. 2403
See Local Governments. Relates to waterworks, water mains, and extensions in cities.

H.F. 2463
See Natural Resources. Relates to the creation of a new state department to prepare a general plan for water allocation priorities.

FINAL

SECTIONS AMENDED OR REPEALED SECOND SESSION, 69TH G.A.

May, 1982

7A, Ch. 7A.2 7A.3 7A.7 7A.10(1) 12.9 14.6(4) 14.12 14.12(6)";" 14.17 14.18 18.148 19.33 24.9 24.27 24.28 24.29 24.32 25A.4 29B.1 29B.1 29B.4 29B.5 29B.1 29B.1 29B.1 29B.1 29B.18 29B.19 29B.20 29B.23 29B.24 29B.25 29B.26 29B.27 29B.28 29B.30 29B.33	7-1-82 7-1-82 7-1-82 P.C. P.C. P.C. P.C. 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Add new sections Add new subsections Amended Repealed Amended	SF 2250 2250 2250 2250 371 377 377 377 377 377 377 377 377 377
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84.4(1)"d"	7-1-83	Amended	
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1st., Ch. 19, secs.

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97A.6(1)"b"
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97A.6(7)"a"
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97A.6(8)"b"
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7-1-83 Amended HF 2463
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7-1-82 Add new subsections
7-1-82 Amended
                                                                                                                                                                                           SF 399
                                                                                                                                                                                       SF 399
SF 399
106.12
                                                                                                                                                     SF 399
106.13
106.14
106.15(2)
                                                                                                                    Stricken
106.17(1)
106.17(3)
106.26
                                                                                                                                                                                                SF 399
106.27
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SF 399
SF 399
SF 399
SF 399
106.28
                                                                                 7−1−82
                                                                                                             Amended
106.29
                                                                                                              Amended
                                                                                 7-1-82
106.31
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7-1-82
7-1-82
7-1-83
7-1-83
106.32(3)
                                                                                                              Amended
                                                                                                              Amended
Amended
106.33
                                                                                                                                                                                       SF 399
HF 396
HF 2463
106.53
107, Ch.
                                                                                                                    Add new section
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Amended
107.1
                                                                                                                   Amended
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                                                                                    7-1-82
107.17
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                                                                                     7-1-83
108.7
                                                                                                                    Amended
                                                                                                                                                                                                  SF 294
109, Ch.
                                                                                     7-1-82
                                                                                                                    Add new section
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109.15 109.38 109.64 109.130 109.130(1) 109.130(2) 109.131 110, Ch. 110, Ch. 110.24 111.4 111.18 111.62 111D.1 112.3 115.5 116.20(1) 116.21(10) 117.46(3) 122, Ch. 123.6 123.45 125, Ch. 125.2 125.12(3) 125.13(1) 125.13(2) Acts of 69th	7-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-83 7-1-83 7-1-83 7-1-83 7-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Add new subsection Amended Add new subsections Amended Amended Amended Amended Amended Add new section Add new section Add new section Amended Add new section	HF 2463 HF 2027 SF 452 HF 2398 HF 2398 HF 2398 HF 2398 HF 2398 HF 2398 HF 2463 HF 2366 HF 2366
123.45	7-1-82	Amended	SF 213
125, Cn.	7-1-82	Add new sections	HF 2426
125 12(3)	7-1-82 7-1-92	Add new subsections	HF 2426
125.13(1)	7-1-82 7-1-82	Add new unnum. paras.	SF 2245
125.13(2) Acts of 69th	, ± 02	Add her dilliant. paras.	DI 2249
G.A., 1st., Ch. 58,		•	
G.A., 1st., Ch. 58, secs. 4 through 7 125.34 125.35 125.44	7-1-82	Add new lettered para.	SF 2245
125.34	7-1-82	Amended	HF 2426
125.35	7-1-82	Repealed	HF 2426
125.44 125.55 Acts of 69th G.A.,	7-1-82	Amended	HF 2426
1st., Ch. 58, sec. 10			SF 2252
125.56 Acts of 69th	/-I-0Z	Allended	SF 4434
G.A., 1st., Ch. 58			
sec. 11	7-1-82	Repealed	SF 2245
135, Ch.	7-1-82	Add new section	SF 535
135.11	7-1-82	Add new subsection	SF 2304
135.20	7-1-83	Repealed	HF 2463
135.45	7-1-82	Amended	SF 535
135.46 135.47	7-1-82 7-1-82	Amended	SF 535
135.61(19)	7-1-82 7-1-82	Amended Add new paragraph	SF 535 HF 2483
135.61(19)"c"	7-1-82	Amended	HF 2483
135.61(19)"e"	7-1-82	Amended	HF 2483
135.61(19)"g"	7-1-82	Amended	HF 2483
135.63(2)	7-1-82	Add new lettered para.	HF 2483
135C.16(2)	7-1-82	Amended	SF 24
135D, Ch. 135D.5	7-1-82	Add new section	HF 2360
135D.17	7-1-82 7-1-82	Amended	HF 2454
+000 i + i	, -1-0Z	Amended	HF 2454

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135D, 22 (7)	1-1-83	Amended	HF 2484
135D.22(7) 135D.24 135D.25	1-1-83	Amended	HF 2484
1000 00	1-1-83	Add new unnum. para.	HF 2484
1000		Add new diffidm. para:	HF 2463
136B.2	7-1-83	Amended	
140.10	7-1-82	Amended	SF 537
141.4	7-1-82	Repealed	SF 537
144.37 Acts of 69th G.A.,		t -	•
1st., Ch. 64, sec. 6	7-1-82	Amended	HF 2465
144 43 Acts of 69th G.A.			
1c+ Ch 64 cac 10	7182	Amended	HF 2465
150., 01. 04, 500. 10	7-1-02	Repealed	HF 783
14/.81	/-1-04	repeared	
147A.4(2)	7-1-82	Amended Add new unnum. para.	HF 783
147A.4	7-1-82	Add new unnum. para.	HF 783
147A.6	7-1-82	Amended	HF 783
148.3(1)"b"	7-1-82	Stricken	HF 783
148C. Ch.	7-1-82	Add new section	HF 783
148C.3	7-1-82	Amended	HEF 783
1480 6	7-1-82	Amended	HF 783
140 Ch	7-1-82	Add new section	
1637 0/0/	7-1-02	Amandad	SF 2155
153A.2(2)	7-1-02	Add not named	SF 2155
153A.2(2)	/-1-82	You new baradrabu	9E 7199
164.23	7-1-82	Kebeated	HF 2387
170.10	7-1-83	Amended	HF 2463
170.38	7-1-82	Add new paragraph Repealed Amended Amended	HF 2409
170A.8	7-1-82	Amended	HF 2463
170A 9	7-1-82	Amended	HF 2409
1708 9	7-1-83	Amended	HF 2463
1700.9	7-1-02	Amended	HF 2409
1700.13	7-1-02	Amended	HF 2407
1/20.1(2)	7-1-02	Amended	HF 2463
1/2D.1	7+1-83	Amended	
174.13(2)	7-1-82	Amended	HF 2387
175, Ch.	7-1-82	Add new section	HF 2363
175.2	7-1-82	Add new subsections	HF 2363
175.3(1)	7-1-82	Amended	HF 2363
175.4	7-1-82	Add new subsections	HF 2363
175.11	7-1-32	Amended	HF 2363
141.4 144.37 Acts of 69th G.A., 1st., Ch. 64, sec. 6 144.43 Acts of 69th G.A., 1st., Ch. 64, sec. 10 147.81 147A.4(2) 147A.4 147A.6 148.3(1)"b" 148C.6 149, Ch. 153A.2(2) 153A.2(2) 164.23 170.10 170.38 170A.8 170A.9 170B.9 170B.13 172C.1(2) 172D.1 174.13(2) 175, Ch. 175.2 175.3(1) 175.4 175.11 199, Ch. 199.1	7-1-82	Add new section	SF 2221
199.1	7-1-82	Amended	SF 2221
199.2	7-1-82	Amended	SF 2221
	7-1-82	Amended	SF 2221
	. –	•	SF 2221
199.4	7-1-82	Amended	
199.5	7-1-82	Amended	SF 2221
199.7	7-1-82	Amended	SF 2221
199.8	7-1-82	Amended	SF 2221
199.9	7-1-82	Amended	SF 2221
199.10(1)	7-1-82	Amended	SF 2221
199.10(2)	7-1-82	Stricken	SF 2221
199.10(3)"a"	7-1-82		SF 2221
199.12	7-1-82	Amended	SF 2221
199.12	7-1-82	Amended	SF 2221
	- "		SF 2221
199.15	7-1-82		SF 2221
199.16	7-1-82		
204, Ch.		Add new section	SF 2202
204.101	7-1-82	Add new subsection	SF 2202

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218.3(1) 7-1-82 Amended SF 2304
218.9 Acts of 69th G.A.,
    1st., Ch. 27, sec. 3 7-1-82 Amended SF 2304
218.91 7-1-82 Amended SF 2304
218.92 7-1-82 Amended HF 2465
220, Ch. 7-1-82 Add new sections HF 2464
220, Ch. P.C. Add new subsections SF 2253
220.1 7-1-82 Add new subsection SF 2253
220.1 P.C. Add new subsection SF 2253
220.1(11)"a" P.C. Amended SF 2253
220.1(12) P.C. Amended SF 2253
220.1(14) 7-1-82 Amended SF 2253
220.1(14) P.C. Amended SF 2253
220.12(1) P.C. Amended SF 2253
220.12(1) P.C. Amended SF 2253
220.12(1) P.C. Amended SF 2253
220.12(5) P.C. Amended SF 2253
220.26(1) P.C. Amended SF 2253
220.28(2) P.C. Amended SF 2253
220.28(2) P.C. Amended SF 2253
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205 21	7 1 00	nuaudad	TTP 3207
225.21	7-1-82	Amended	HF 2387
226.30	7-1-82	Amended	HF 2465
229.1(8)"c"	7-1-82	Amended	HF 2465
229.14(3)	7-1-82 7-1-82	Amended	HF 2240
229.15(2)	/ 18∠	Amended	HF 2240
	7-1-82		HF 2426 HF 2361
	7-1-82 7-1-82	Add new unnum: para: Amended	HF 2407
		Repealed	HF 2426
229.51	7-1-02	Repealed	HF 2426
229.52	7-1-82	Repealed	HF 2426
220 52	7-1-82	Repealed	HF 2426
230.15	7-1-82	Amended	SF 2304
230.15	7-1-82	Strike unnum. para.	
230A.2	7-1-82	Amended	SF 2274
230A.15	7-1-82	Amended	SF 2274
232, Ch.	7-1-82	Add new section	
232.2(7)	7-1-82	Amended	HF 2460
232.11(2)	7-1-82	Amended	HF 2460
232.21(4)	7-1-82	Amended	HF 2460
232.22(1)"c"	7-1-82	Amended	HF 2460
232.22(3)	7-1-82	Amended	HF 2460
232.22(4)	7-1-82	Amended	HF 2460
232.28	7-1-82	Add new subsection	HF 2460
000 00(1)	7 1 00	*3_3	HF 2460
232.28(2)	7-1-82	Amended	HF 2460
232.29	7-1-82	Amended Amended Add new paragraph Add new subsection Amended	HF 2460
232.44	7-1-82	Add new subsection	HF 2460
232.44(3)	7-1-82	Amended	HF 2460
232.46(1)	7-1-82	Amended	HF 2460
232.52(2)"e"	7-1-82	Amended	SF 2304
232.53(2)	7-1-82 7-1-82	Amended	HF 2460
232.71	7-1-82	Add new subsection	HF 2460
232.80	7-1-82	Amended	SF 2304
232.98(1)	7-1-82	Amended	HF 2460
232.102(4)	7-1-82	Amended	SF 2304
232.127(7)	7-1-82	Amended	SF 2304
232.141(2)	7-1-82	Amended	SF 2304
232.147(5)	7-1-82	Amended	HF 2460
232.148	7-1-82	Amended	HF 2460
232.150(1)	7-1-82	Amended	HF 2460
234.13	7-1-82	Add new subsection	SF 2304
235.3(8)	7-1-82	Amended	HF 2465
235A.13	7-1-82	Add new subsection	SF 536
235A.15(2)	7-1-82	Add new paragraph	SF 536
237.1(3)	7-1-82	Add new paragraph	HF 788
237.4(6)	7-1-82	Amended	HF 788
237.10	7-1-82 7-1-82	Repealed	HF 303 HF 303
237A.1(8) 237A.1(9)	7-1-82 7-1-82	Amended Amended	HF 303
237A.1(10)	7-1-82 7-1-82	Amended	HF 303
237A.3	7-1-82 7-1-82		HF 303
237A.3	7-1-82 7-1-82	_	HF 788
237A.19	7-1-82	Add new unnum. para.	HF 303
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245.10 245.11 245.12 246, Ch. 246.3 246.16 246.17 246.34 246.45 249A.4(1) 249A.4(9) 249B.16 249B.19 252A, Ch. 252A.2 252A.2(1) 252A.13 252B.3 252B.5	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Add new section Amended Add new unnum. para. Amended Add new sections Add new subsections Amended Amended Amended Amended And new subsections Amended And new unnum. para. Amended Amended Amended Amended Amended Add new subsection	SF 2304 SF 2304 SF 2304 SF 2304 SF 2465 SF 2465 HF 2465 HF 2465 HF 2465 HF 2465 SF 518 SF 518 SF 518 SF 518
261.37(7) 262.69 265.6 273.2 273.2(6) 273.3(13) 273.3(17) Acts of 69th, G.A., 1st, Ch. 87, sec. 1 273.8(1) 273.8(2) 273.8(3) 273.8 273.8	7-1-82 P.C. 7-1-82 7-1-82 P.C. P.C. P.C. P.C. P.C. 7-1-82 P.C.	Amended Add new unnum. para. Amended Amended Amended Stricken Amended Amended Amended Amended Amended Amended Amended Amended Amended Strike unnum. para. Amended Add new subsections Repealed	HF 444 HF 2376 SF 522 SF 522 HF 2372 HF 2376 HF 2376 HF 2376 HF 2376 HF 2376 HF 2388
275.1 279.3 280.4(1) 280A, Ch.	7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Add new section	HF 2420 HF 2112 SF 2304 SF 2247

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Add new section SF 2077
Add new section SF 2068
Add new section HF 2376
Repealed HF 2376
Add new unnum. para. HF 2376
Amended HF 2390
280A, ( ...
                                7-1-82
                              7-1-82
280A, Ch.
                              P.C.
230A, Ch.
280A.4
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P.C.
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P.C.
280A.12
280A.13
                                           Amended HF 2147
Add new unnum. para. HF 2376
Add new unnum. para. HF 2376
Amended HF 2376
Amended HF 2376
280A.13
280A.16
2802.22
280A.25(2)
                                                                  HF 2376
HF 2376
HF 2376
HF 2411
HF 2390
HF 2112
SF 2046
HF 828
HF 828
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HF 828
280A.25(3)
                                           Amended
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280A.28
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280A.29
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280A.38
                                           Amended
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291.2
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291.2
                                           Add new section
                               7-1-82
297, Ch.
                                7-1-82
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303.1
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303.2
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303.3
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303.5
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303.6
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303.7
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303.8
303.9 Acts of 69th G.A.,
                                                                       HF 828
 1st., Ch. 10, sec. 11
                                7-1-82
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303.11
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303.12
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303.13
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303.14
303.15
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303.20(4)
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303.21
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303.22
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303.23
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303.24
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303.34(1)
                              7-1-82
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303.34(4)
                                                                     HF 828
HF 828
                                7-1-82
                                           Amended
304.3(2)
304.10
                                7-1-82
                                         Amended
306.23 Acts of 69th G.A.,
                                                                       HF 2387
                                         Amended
                                7-1-82
 1st., Ch. 98, sec. 1
                                                                         HF 2250
                                         Amended
306C.11(5)
                                7-1-82
                                                                       HF 2463
                                7-1-83
                                         Amended
307.10
                                                                         HF 2465
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                                           Amended
307B.6(10)
                                                                         HF 2463
                                7-1-83
                                           Amended
308.1
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                               7-1-82
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309.42
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309.56
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309.68
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HF 2469
                                           Amended
309.69
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J09.70
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3U9.71
                                           Amended
309.75
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310.13 310.14 310.19 310.22 310.29 312.1(2) 321, Ch.	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 12-1-83 7-1-82 12-1-83	Amended Amended Amended Amended Amended Amended Amended Add new section Add new section Add new section Add new subsection Amended	HF 2469 HF 2469 HF 2469 HF 2469 HF 2469 HF 2469 HF 2465 SF 487 HF 808 SF 2197 HF 808 HF 2405 HF 2405
Ch. 101, sec. 1 321.1(71) Acts of	7-1 - 82	Amended	SF 2264
69th G.A., 2nd E.O. Session, Ch. 2, sec. 5 321.1(71) Acts of 69th G.A., 2nd E.O.	7-1-82	Amended	SF 2134
Session, Ch. 2, sec. 5 321.18 321.20 321.21 as amended by S.F 2183, 1982 Session,	1-1-83 1-1-83	Amended Add new subsection Amended	HF 808 HF 2484 HF 2484
sec. 1 321.21(1) 321.21(3) 321.21(4) 321.21(6) 321.24 321.24 321.30 321.30(6) 321.34(2) 321.34(3) 321.39 321.40 321.40 321.40 321.40 321.40 321.41 321.45(4)	7-1-82 12-1-83 12-1-83 12-1-83 12-1-83 7-1-82	Amended Amended Amended Amended Amended Add new unnum. para. Add new subsection Amended Stricken Amended Amended Amended Amended Amended And new unnum. para. Stricken Add new unnum. para. Stricken Add new unnum. para. Amended Amended Amended Amended Amended Amended	SF 362 SF 2183 HF 808 HF 808 SF 2251 HF 808 SF 2251 HF 2484 HF 2484 HF 808
Ch. 102, sec. 2 321.57 321.58 321.69	12-1-83 1-1-83 1-1-83 12-1-83	Add new unnum. para. Amended	HF 808 HF 2484 HF 2484 HF 808

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HF 808
                                        Amended
321.70
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511,101 (3)
                           1-1-83
1-1-83
                                        Amended
                                                                  HF 2484
                                        Amended
321.104(6)
                                                                 HF 808
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                                        Amended
321.105
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321.106
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                                        Amended
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                                        Repealed
321.107
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                           12-1-83
                                        Amended
321.112
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                                        Amended
321.113
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321,114
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                                        Repealed
                                                                 HF 808
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321.116
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32. 117
                            12-1-83
                                        Amended
321.121 Acts of 69th
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 G.A., 2nd E.O. Session,
Ch. 2, sec. 6 12-1-83
                                       Amended HF 808
Amended HF 808
Amended HF 2484
Strike unnum. para HF 2484
Amended HF 2484
Amended HF 2484
321.122(1)"a"
321.123
321.123(1)
321.123(1)
                                                                 HF 808
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321.123(1)
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HF 808
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321.124(3)
                                        Amended
321.126(1)
321.126
                                        Amended
321.127 Acts of
 69th G.A., 1st.,
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                                        Amended
 Ch. 104, sec. 1
                                                                   HF 808
                            12-1-83
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321.132
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                                        Amended
321.134
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321.149
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                                        Add new subsection
                                                                 HF 808
321.166
                            12-1-83
                                                                  SF 2183
321.166(1)
                            12-1-83
                                        Amended
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                            12-1-83
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321.166(2)
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321.166(4)
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                                        Amended
321.167
                                                                  HF 2090
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7-1-82
                                        Amended
321.178(1)
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                                        Amended
321.178(2)
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SF 260
HF 2369
HF 2369
HF 2465
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                                        Amended
321.184
321.191
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321.191
321.194
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321.209(2)
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321.210(1)
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321.210(2)
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321.210(3)
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321.210(4)
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321.210(5)
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321.210(6)
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321.210(7)
321.210(3)
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321.212
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321.233
321.236(1)"a"
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                            7-1-82
                                        Amended
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                                        Amended
327.281 Acts of 69th G.A.,
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324, Ch. div. III	7-1-82	Add new section	SF 2201
324.3, Acts of 69th G.A., 2nd E.O. Session, Ch. 2, sec. 7 324.3, Acts of 69th	P.C.	Amended	SF 2091
G.A., 2nd E.O. Session, Ch. 2, sec. 9 324.17 324.33(2) 324.33(5) 324.34	P.C. 7-1-82 7-1-82 7-1-82 7-1-82	Add new unnum. paras.	SF 2091 HF 2395 SF 2251 SF 2251 SF 2251 SF 2212 HF 2410

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SF 21
SF 21t
SF 210t
Add SF 2100
Aded SF 2100
Anded HF 2465
Amended SF 2100
Stricken SF 2100
Stricken SF 2100
Stricken SF 2100
Add new unnum. para. HF 2334
Add new section HF 2334

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section
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411.1(14) 7-1-82 Amended SF 2178
411.5(1)'a" 7-1-82 Amended SF 2178
411.6(1)'b" 7-1-82 Amended SF 2178
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411.6(9)'b" 7-1-82 Amended SF 2178
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400 0(...)
40...0(0)"b"
                                                Add new lettered para. HF 2171
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HF 2171
SF 2309
SF 2309
SF 2309
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1-1-76 Amended
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1-1-82 Stricken
       427.9(3)"d"
427.9(3)"e"
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       422.13
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                                                Amended
                                    4-1-82
       422.16(10)"b" Acts of
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        69th G.A., 1st., Ch. 132,
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                                     1-1-81 Add new subsection
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      441.21 )"a"
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      1-1-83 Stricken
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      1-1-83 Stricken
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      441.21(13)"b"
      7-1-82 Amended
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      441.21(13)"c"
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455B.53	7-1-83	Add new subsection	HF 2463
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455B.67(1)	7-1-82	Amended	SF 2167
		Amended	
455B.67(5)	7-1-82		SF 210/
455B.78	7-1-82	Add new unnum. para.	HF 2425
	7-1-83	Amended -	HF 2463
455C.1(8)	7 7 00	Amended	HF 2463
4550.1(8)	7-1-83	Amended	
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4670.5	/-I-03	Amended	HF 2403
467D.2(3)	7-1-83	Repealed Add new subsection Amended Stricken	HF 2463
467D.6(1)	7-1-83	Amended	HF 2403
467D.6(11)	7-1-83	Amended	HF 2463
467D 16	7-1-82	Amended	HF 2378
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40/D.10	/-1-03	Alliended	
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472.3	7-1-82	Add new subsection	SF 2218
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478A.2	7-1-82	Repealed	SF 2240
478A.3	7-1-82	Repealed	SF 2240
478A.4	7-1-82		\$F 2240
478A.5	7-1-82	•	SF 2240
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478A.6	7-1-82	Repealed	
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	7-1-82	Amended	HF 846
502.302(2)			HF 846
507B.8	7-1-82		
508.6	7-1-82	Amended	SF 2242

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508.37(5) 7-1-82 Amended SF 2182
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511.8(16) 7-1-82 Amended SF 2242
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                                                                                                                                                                                                                                                                                   P.C. Add new lettered para. HF 2034
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      sec. 10

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      .st., Ch. 173, sec. 5
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      7-1-82
      Add new unnum. para.
      SF 2300

      527.5(8)
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      Amended
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533.4(21) 533.16(2) 533.30(1) 533.30(2)"d" 533.30(4) 534, Ch. 534.2 534.2(1) 534.2(7) 534.3 534.4 534.5(1) Acts of 69th G.A., 1st., Ch. 175,	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Amended Amended Amended Add new sections Add new subsections Amended Amended Amended Amended Repealed Repealed	SF 2300 SF 256 SF 256 SF 256 SF 256 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300
sec. 1 534.11 Acts of 69th G.A., 1st., Ch. 175,	7-1-82	Amended	SF 2300
534.19(6) Acts of 69th	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Amended Amended Amended Add new subsections Stricken Stricken Stricken Stricken	SF 2300 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300
G.A., 1st., Ch. 175, sec. 3 534.19(11) 534.19(15) 534.19(16) 534.19(17) 534.19(19) 534.21 Acts of 69th G.A., 1st., Ch. 175, secs. 6	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Stricken Stricken Amended Stricken Stricken Stricken	SF 2300 SF 2300 SF 2300 SF 2300 SF 2300 SF 2300
& 7 534.22 534.23(1) 534.24 534.25 534.26 534.27 534.28 534.29 534.30 534.36 534.37 534.38 534.39 534.40 534.41(2) 534.67	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Repealed	SF 2300 SF 2300

535.10 Acts of 69th	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Repealed Repealed Repealed Amended Amended Repealed	SF SF SF SF	2300 2300 2300 2195 2195 2195
536A.16 536A.17 536A.22 536A.23(1) 536B.2(5) 537.1301(12)"a"(5) 537.1301(13)"d"	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Reenacted Repealed Add new section Amended Amended Amended Reenacted Amended	SEFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFF	2195 2195 2195 2300 2300 2300 2300 2300 2195 2300 2195 2195
537.1301(14)"a"(5)"2" Act of 69th G.A., 1st., Ch. 177, sec. 3 537.1301(14)"b"(2) Acts	7-1-82	Reenacted	SF	2195
of 69th G.A., 1st., Ch. 177. sec. 3 537.1301(14)"b"(2) Acts	7-1-82	Reenacted	SF	2195
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G.A., 1st, Ch. 180, sec. 4 543.11 Acts of 69th	P.C.	Add new subsection	HF	2448
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586.1(9) 589, Ch. 595.17 596, Ch. 598, Ch. 598.1 598.12 598.21 598.21(1)"g" 598.21(3)"e" 598.21(4)"d" 598.21(4)"e" 598.21(6)	7-1-82 7-1-82 7-1-81 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Add new section Amended Repealed Add new section Add new subsections Amended Add new unnum. para. Amended	SF 537 SF 537 HF 2442 HF 2442 HF 2442
G.A., 1st., Ch. 9, sec. 29 613.17 613A, Ch. 613A.2 613A.4(3) 613A.8 622.7 622.10 624.23 631.14	7-1-82 7-1-82 7-1-82	Amended Add new sections Amended	SF 474 SF 474 SF 474 HF 2365 HF 2430
633, Ch., Div. VI, Part I 633.82 633.108 Acts of 69th G.A., 1st., Ch. 193, sec. 1 633.331 Acts of 69th	7-1-82 7-1-82 7-1-82	Add new section Amended Amended	HF 2349 SF 2223 HF 2345
G.A., 1st., Ch. 196 sec. 1 633.425 633.480 633.480 633.481 633.574	7-1-82	Amended Amended Amended Amended Amended Amended	SF 2209 HF 2368 SF 397 SF 2156 SF 397 HF 2345

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833.68	/-I-0%	Amenaca	
635 J(t) Acts of 69th			
G.A., lst., Ch. 199,		,	TTT 0453
sec. l	7-1-82	Amended	HF 2453
635.1(2) Acts of 69th			
G.A., 1st., Ch. 199,	7 1 00	Amended	HF 2453
sec. 1	/ ~ 1~82	Miletided	***
635.1(3) Acts of 69th			
G.A., 1st., Ch. 199,			* * 5 5 5
sec. l	7-1-82	Amended Add new unnum. para. Amended Add new section	HF 2453
685 A. 5	7-1-82	Add new unnum, para.	HF 2429
0000-0	7_102	Amended	HF 2476
675.38	7-1-04	Add man anation	HF 2349
682, Ch.	/-1-82	Add new section	SF 2304
690.4	1-1-07	Willetided	
692.2	7-1-82	Amended	SF 2268
692.3 Acts of 69th G.A.,			
1st., Ch. 38, sec. 4	7-1-82	Amended	SF 2268
707 O	7102	Amanded	HF 2111
707.3	/-I-0Z	Amended	HF 2111
707.11	/ - 1-82	Amended	HE 2460
708 .7	7-1-82	Add new subsection	nr 2400
719.4(1)	7-1-82	Amended	HF 23/4
719.4(2)	7-1-82	Amended Add new subsection Amended Amended Add new section Add new section Add new section Amended	HF 2374
712.3(4)	7_1_82	Add new section	SF 2232
721, Ch.	7 1 02	Add new section	SF 2278
728, Ch.	7-1-82	Add New Section	CF 2278
728.4	/-1-82	Amended	OF 404
803.2	7-1-83	Amended	SF 494
	~ 1 00	- ' J - J	HF 2387
805 8711	7-1-82	Amended	TTT
805.8(1)	7-1-82	Amended Amended Amended	III 200 .
805.8(2)"b" Acts of	7-1-82	Amended	111 200.
805.8(2)"b" Acts of			
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808 SF 399
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808 SF 399 SF 399
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808 SF 399 SF 399 SF 399
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808 SF 399 SF 399 SF 399
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808 SF 399 SF 399 SF 399 SF 399
805.8(2)"b" Acts of 69th G.A., 1st,	12-1-83	Amended	HF 808 SF 399 SF 399 SF 399 SF 399
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g"	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103. sec. 9	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.8(3)"g"	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.8(3)"g" 805.8(3)1"g"	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4)	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4)	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.6	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Amended Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.6 809.6	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278 SF 2202
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.6	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278 SF 2202 HF 2339
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"g" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1)	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Add new subsection Add new subsection Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 2387 HF 2387 SF 2202 SF 2278 SF 2278 SF 22339 HF 2339
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.6 809.6 811.1(1) 811.1(2)	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended	HF 808 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278 SF 2278 SF 22339 HF 2339 SF 494
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"d" 805.8(3)"e" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.6 809.6 811.1(1) 811.1(2) 814.5(2)"c"	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Add new subsection Add new subsection Amended Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278 SF 2278 SF 22339 HF 2339 HF 2339 SF 494 SF 494
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b"	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-83 7-1-83	Amended Amended Amended Amended Stricken Stricken Amended Add new subsection Add new subsection Amended Amended Amended Amended Amended Amended	HF 808 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2387 SF 2202 SF 2278 SF 2278 SF 22339 HF 2339 HF 2339 SF 494 SF 494
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-83 7-1-83	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended	HF 808 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2202 SF 2278 SF 2278 SF 2278 SF 22339 HF 2339 HF 2339 SF 494 SF 494 SF 2163
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"g" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3 902.3	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-83 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 2287 HF 2287 SF 2202 SF 2278 SF 2202 HF 2339 HF 2339 HF 2494 SF 494 SF 2163 HF 2111
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended	HF 808 SF 399 SF 399 SF 399 SF 399 SF 2387 HF 2387 SF 2202 SF 2278 SF 2202 HF 2339 HF 2339 HF 2339 SF 494 SF 2163 HF 2111
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805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3 902.3 905.7 906.11	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended Add new subsection Amended Amended Add new subsection Amended Add new subsection	HF 808 SF 399 SF 399 SF 399 SF 399 SF 2387 HF 2387 SF 2202 SF 2278 SF 2202 HF 2339 HF 2339 HF 2339 SF 494 SF 2163 HF 2111
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3 902.3 905.7 906.11 907, Ch.	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended	HF 808 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2202 SF 2278 SF 2278 SF 2278 SF 22111 SF 494 SF 2163 HF 2163 SF 2280
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"c" 805.8(3)"e" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3 902.3 905.7 906.11	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended Add new subsection Amended Add new subsection Add new lettered sub-	HF 808 SF 399 SF 399 SF 399 SF 399 HF 2387 HF 2202 SF 2278 SF 2278 SF 2278 SF 22111 SF 494 SF 2163 HF 2163 SF 2280
805.8(2)"b" Acts of 69th G.A., 1st, Ch. 103, sec. 9 805.8(3)"a" 805.8(3)"b" 805.8(3)"d" 805.8(3)"e" 805.8(3)"g" 805.9(6) 805.11 809.1(4) 809.1(4) 809.6 811.1(1) 811.1(2) 814.5(2)"c" 814.6(2)"b" 901.3 902.3 905.7 906.11 907, Ch.	12-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-83 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Stricken Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Amended Add new subsection Amended Amended Add new subsection Amended Add new subsection	HF 808 SF 399 SF 399 SF 399 SF 399 SF 2387 HF 2387 SF 2202 HF 2339 HF 2339 HF 2494 SF 2163 HF 2163 SF 2163 SF 2163

907.8 907.12	7 -1- 82 7 -1- 82	Amended Repealed	SF 2280 SF 2280
	1981 CODE :		
37.28 37.30 125.45(1) 159.5(13)"e" 298.13 321.207 330.21 331, Ch., Div. IV,	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Amended Amended Amended	HF 2387 HF 2387 HF 2426 HF 2387 HF 2495 HF 2387 HF 2387
Part 2 331.203(2) 331.203(2)"b" 331.204(2) 331.204(3) 331.207(4) 331.209(1) 331.209 331.209 331.213(1) 331.324(5) 331.324(5)	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Add new section Amended Amended Amended Amended Amended Amended Add new subsection Amended Amended Amended Amended Amended Amended Add new subsection Add new subsection Add new subsection Amended Amended Amended Amended Amended Amended Amended Amended Amended	SF 2308 HF 2387 HF 2431 HF 2387 HF 2431 HF 2431 HF 2431 HF 2431 HF 2431 HF 2387 HF 2387 HF 2387
331.324 331.361 331.383 331.421 331.421(1) 331.421(2) 331.422 331.422(10) 331.422(18) 331.422(21)	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Add new subsection Add new subsection Amended Add new subsection Amended Amended Add new subsection Amended Add new subsection Amended Amended Amended Amended	HF 2461 SF 2046 HF 2387 HF 2387 HF 2387 SF 2308 HF 2387 SF 460 SF 559
331.423 331.424(3)"1" 331.424(3)"m" 331.424(3)"s" 331.441(2)"b"(3) 331.441(2)"c"(1) 331.441(2)"c"	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended Stricken Amended Add new subparagraph Amended	HF 2387
331.507(2)"c"	7-1-82	Stricken	HF 2387

346A.2 358A.2 358A.5 358B.13 384.12(15)	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82	Amended Amended Amended Amended	HF 2387 HF 2387 HF 2224 HF 22387 HF 2387 HF 2387
16-2	7-1-82	Repealed	HF 2446
ACTS OF (Chapter-s	THE 68TH (ection-subs	G.A., 1980 SESSION section-subparagraph)	
1095-22 1156-33	P.C. 7-1-82	Amended Repealed	HF 2336 SF 2195
ACTS OF (Chapter-s	THE 69TH (G.A., 1981 SESSION section-subparagraph)	
5-1(5) 5-2(4) 5-4(5) 5-4(7) 5-4(7)"a" 5-4(7)"d" 5-4(7)"d"(1) 5-4(7)"d"(2) 5-6(1) 5-6(2)	7-1-82 7-1-82 7-1-82 7-1-82 7-1-82 P.C. 7-1-82 7-1-82 7-1-82	Amended Add new paragraphs Amended Add new unnum. para. Amended Amended Amended	HF 2446 SF 2304 SF 2304 SF 2304 HF 2336 SF 2304 SF 2304 SF 2304 SF 2304

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6-2(3)	7-1 - 82	Amended	SF 2304
6-2(13)	7-1-82		SF 2304
			SF 2304
7-1	7-1-82	Amended	
7-2		Amended	SF 2304
7-2(1)	7-1 - 82	Stricken	SF 2304
7-3(1)	7-1-82	Amended	SF 2304
7 2/1	7 1 02	Add not naragraphs	SF 2304
7-3(1)	7-1-82	Add new paragraphs Amended	3F 2304
7-3(1)"c"	7-1-82		
7-3(2)	7-1-82	Amended	SF 2304
7-3(2)	7-1-82	Add new unnum. paras.	SF 2304
7-3(2)"e"	7-1-82	Amended	SF 2304
		_ 7 7	
7-3(3)	7-1-82	Amended	SF 2304
7-3(4)	7-1-82	Amended	SF 2304
7-3(5)	7-1-82	Amended Add new unnum. para.	SF 2304
7-3(6)	7-1-92	Amended	SF 2304
	7 1 00	Amended Amended	SF 2304
7-3(8)	/-1-84	Amended	3r Z304
7-3(9)	7-1-82	Amended	SF 2304
7-3(9)	7-1-82	Amended Amended Add new unnum. para. Amended Amended Amended Amended Add new paras. Amended	SF 2304
7-3(10)	7-1-82	Amended Amended Amended Add new paras. Amended	SF 2304
7-5	7 T UL	Penesled	HF 2336
7-3	P.C. 7-1-82 7-1-82	repeared	EF 2204
8-2	7-1-82	Amended	SF 2304
8-8(10)	7-1-82	Add new paragraph	SF 2304
8-9(2)"a"	7-1-82	Amended	SF 2304
8-9(2)"b"	7-1-82	Amended Repealed Amended Add new paragraph Amended Amended	SF 2304
	7-1-82		SF 2304
			SF 2304
	7-1-82		
8-16	7-1-82		SF 2304
	7-1-82		SF 2304
9-14(1)"b"	7-1-82	Amended	SF 2304
9-26(4)	7-1-82		SF 2304
	7-1-82		SF 2304
, .	7-1-82		SF 2304
10-1(2)	7-1-02	Amended	
10-1(3)"a"	7-1-82	Amended	SF 2304
10-1(3)"b"	7-1-82	Amended	SF 2304
10-1(3)"d"	7-1-82	Stricken	SF 2304
10-1(3)"d"	7-1-82	Stricken	HF 2493
10-2(1)	7-1-82	Add new lettered para.	SF 2304
	7-1-02	Wild new leccesed bara:	
10-6(1)	7-1-82 7-1-82	Strike unnum. para.	
10-6(1)	7-1-82	Strike unnum. para.	HF 2493
10-7(1)	7-1-82	Amended	SF 2304
10-7(6)	7-1-82	Amended	SF 2304
10-7(8)"a"	7-1-82	Add new subparagraphs	SF 2304
	7 1 02	under new perpentagraphic	SF 2304
10-7(8)"e"	7-1-82	Amended	
11-2(1)	7-1-82	Amended	SF 2304
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11-11(1)	7-1-82	Amended	SF 2304
11-11(4)	P.C.	Amended	SF 2203
11-11(7)		Amended	SF 2304
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12-9(1) 14-1(1) 14-1(1) 14-1(2)"a" 14-2(2) 14-2(3)"d" 14-3(1) 14-3(2) 14-3(3) 14-3(3) 14-3(3) 14-3(3) 14-9 45-1(5) 58-12(3) 68-3 75-1 78-2(6) 78-20 78-53 94-1 94-10 132-4 132-5 140-2 140-3 147-14 147-15 147-17 189-6 206-6 ACTS OF 69TH G.	7-1-82 7-1-82	Amended Stricken Stricken Amended Amended Stricken Amended Stricken Amended Stricken Amended Strike unnum. para. Amended Repealed Repealed Repealed Amended	HEREFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFFF	2304 2304 2304 2304 2304 2304 2304 2464 2304 2464 2307 2467 2177 2177 2177 2177 2177 2177 2177 21
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10(9)	7 - 1-83	Amended	SF 494
10(10)	7-1-83	Amended	SF 494
17(17)	7-1-83	Add new unnum. para.	SF 494
27	7-1-83	Add new subsections	SF 494
46	7-1-83	Amended	SF 494

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