

IPERS AND PENSION FUNDING SUBCOMMITTEE
OF THE
HOUSE AND SENATE COMMITTEES ON STATE GOVERNMENT

Submitted to the General Assembly

January, 1980

F I N A L R E P O R T

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The IPERS and Pension Funding Subcommittee of the Senate and House Committees on State Government was established by the Legislative Council to study proposals for funding and benefit changes for both active and retired members of public retirement systems.

Members serving on the Subcommittee were:

Senator John N. Nystrom, Boone
Representative Reid Crawford, Ames
Senator Bob Carr, Dubuque
Senator Arthur L. Gratiyas, Nora Springs
Senator Forrest V. Schwengels, Fairfield
Senator Tom Slater, Council Bluffs
Representative Diane Brandt, Cedar Falls
Representative William W. Dieleman, Pella
Representative Ingwer L. Hansen, Hartley
Representative Delwyn Stromer, Garner

The Subcommittee was authorized four meetings which were held August 13, September 17, October 29, and November 20. At the organizational meeting Senator Nystrom and Representative Crawford were elected Co-chairpersons.

Section 22 of Chapter 34, Acts of the Sixty-eighth General Assembly, 1979 Session, appropriates \$10,000 to be used for compensating an actuary to perform actuarial studies on pending and proposed legislation on public retirement systems. Accordingly, the Legislative Council approved the selection of Farr Analysts, Inc. to perform actuarial cost studies requested by the Subcommittee. Ms. Marilyn Farr worked closely with the Subcommittee.

A public hearing was held at the first Subcommittee meeting and interested groups were invited to present recommendations for legislative action. The following persons made presentations to the Subcommittee at either the first or a subsequent meeting:

1. John Vint, Iowa State Education Association
2. Willis Whitehorn, IPERS Improvement Association
3. Elmer C. Betz, Iowa Retired Teachers Association

4. Justice Harvey Uhlenhopp, Iowa Judges Association
5. Donald E. Knox, Iowa Association of Chiefs of Police and Peace Officers, Inc.
6. David Hogendorn, Iowa State Policemen's Association
7. Ron Reid, Iowa State Troopers Association
8. Orville Amesson, Wapello County Retired Teachers Association
9. George Keiser, Division of Corrections, Department of Social Services
10. Donna Hylarides, Office of Employment Relations
11. Phillip England, Iowa Association of School Administrators
12. Jean Canny, AFSCME, Correctional Officer
13. John Ayres, Attorney representing AFSCME
14. Charles Wasker, Counsel for the Home Builders' Association of Iowa

In addition, Mr. Ed Longnecker, Chief of the IPERS Division of the Iowa Department of Job Service was present at all of the Subcommittee meetings to advise the Subcommittee about the IPERS system. He distributed copies of an information sheet about the IPERS system, its fund total, investment return, and benefit payments. A copy of the information sheet is attached to this report. The consulting actuaries, Fenton Isaacson and Dennis Sullivan from Milliman & Robertson, Inc. in Omaha who are under contract to the Iowa Department of Job Service attended a meeting to discuss their actuarial assumptions.

Following is a list of issues discussed by the Subcommittee, actuarial cost implications and Subcommittee recommendations.

IPERS

1. Increase in benefit formula. Section 97B.67 of the Code expresses the intent of the General Assembly to review the benefit formula annually and to increase it gradually from 40 percent of the five-year average covered wage after 30 years of service to 50 percent. The benefit formula has been increased over the past three years as follows:

January 1, 1976 to June 30, 1978	40 percent
July 1, 1978 to June 30, 1979	44 percent
July 1, 1979 and after	46 percent

The IPERS consulting actuaries have stated that the present cost of benefits is 8.66 percent of covered wages (contribution rate is 9.45 percent) and Farr Analysts estimated that the cost of increasing the formula benefit to 47 percent for active members is .27 percent.

RECOMMENDATION

The Subcommittee recommends that commencing July 1, 1980 the formula benefit be increased to 47 percent.

2. Increase in covered wage ceiling. The ceiling for covered wages since January 1, 1976 has been \$20,000. Prior to January 1, 1976 the covered wage ceiling was \$10,800. Increasing the ceiling on covered wages has a two-fold cost effect--providing benefits based upon higher covered wages is more costly to the system and paying contributions on higher covered wages is more costly to the employer and employee. The Subcommittee noted the disparity in monthly benefits which results when the covered wage ceiling is increased in large increments.

Farr Analysts have estimated the costs of increasing the covered wage ceiling to twenty-one thousand dollars for 1981 and 1982 at .10 percent of covered wages.

RECOMMENDATION

The Subcommittee recommends that the covered wage ceiling be raised at a rate of one thousand dollars each two years during the next seven years as follows:

January 1, 1981 through December 31, 1982	\$21,000
January 1, 1983 through December 31, 1984	\$22,000
January 1, 1985 through December 31, 1986	\$23,000
January 1, 1987 and thereafter	\$24,000

3. Early retirement adjustment. The present penalty for retiring prior to age 65 is set at .5 percent per month which equals an annual penalty of 6 percent. Members can retire under Social Security beginning at age 62 and some interest groups representing various public employees have favored reducing the penalty for early retirement. Farr Analysts have stated there is no way of estimating the number of members who would retire early under the reduced penalties, but the cost of providing a reduced penalty rate for early retirement is quite low because the annual salary increases granted public employees due to the high rate of inflation increase the five-year average covered wage on which the benefit is based.

RECOMMENDATION

The Subcommittee recommends that the early retirement penalty for ages 62 to 65 be reduced from .5 percent per month to .25 percent per month.

4. Increased benefits for correctional officers. Correctional officers and the Department of Social Services have requested an earlier retirement age without reduction in benefits for correctional officers because of the hazardous nature of the job. Farr Analysts calculated an additional cost of 1.71 percent of covered wages to provide full benefits at age 60 after 30 years of service for correctional officers. The current cost is low because of the high turnover rate for correctional officers.

RECOMMENDATION

The Subcommittee recommends that correctional officers be granted the option under IPERS of retiring with full benefits at age 60 after 30 years of service beginning July 1, 1981 with the Department of Social Services contributing an additional 1.71 percent of covered wages of correctional officers from funds appropriated to the Department.

5. Post-retirement increases for post-1975 retirees. Representatives from a number of associations of retired members illustrated the current inequities in the monthly benefits of post-1975 retirees. The inequities are caused by the increase in covered wages from \$10,800 to \$20,000 on January 1, 1976 and because the benefits vary from 40 percent to 46 percent of the five-year average covered wage depending upon the date on which the member retired. The current high inflation rate was mentioned as a reason for benefit increases. Farr Analysts estimate a cost of .20 percent of covered wages to provide benefits of 47 percent of five-year average salary to all members retiring between January 1, 1976 and July 1, 1980.

RECOMMENDATION

The Subcommittee recommends that the formula benefit used to calculate benefits for members retiring on or after January 1, 1976 with 30 or more years of service be raised to 47 percent of the five-year average covered wage.

6. Post-retirement increases for pre-1976 retirees. Members retiring before 1976 last received an increase in their monthly benefits on July 1, 1978. Subcommittee members believe that one of their most important recommendations is to increase benefits for all persons who retired from public employment before 1976.

RECOMMENDATION

The Subcommittee recommends that monthly benefits be increased commencing July 1, 1980 for all persons retiring prior to January 1, 1976 for IPERS retirees, persons retiring under the Iowa Old Age

and Survivors' Insurance System (IOASI), and persons having 30 or more years of service prior to July 1, 1947. The cost of the increases granted should come from the general fund of the state and not from the IPERS fund and the increases should be reduced based upon the actuarial equivalent of any optional manner of paying benefits the member may have selected in section 97B.51 of the Code.

The House and Senate members differed in the approach they wish to recommend.

a. The Senate Subcommittee recommends that each person who retired before January 1, 1976 receive a monthly benefit increase of up to \$60 based upon years of service and funded by an annual appropriation of \$5,025,000 from the general fund of the state for 20 years. The members would receive an additional dollar per month for each of the first ten years of service; an additional two dollars per month for each of the eleventh through the twentieth years of service; and an additional three dollars per month for each of the twenty-first through the thirtieth years of service.

b. The House Subcommittee recommends a two-fold approach to increase benefits for each person who retired before January 1, 1976. It recommends monthly benefit increases at one-half the rates recommended by the Senate or an additional fifty cents per month for each of the first ten years of service; an additional dollar per month for each of the eleventh through twentieth years of service; and an additional dollar and a half for each of the twenty-first through the thirtieth years of service. The Subcommittee also recommends that further increases be granted to guarantee that each retiree receives at least five dollars per month for each year of service. The increases should be funded by an annual appropriation of \$2,850,000 from the general fund of the state for 20 years.

7. Investment of IPERS Fund. The Subcommittee heard a request that IPERS funds be used to provide money to secure mortgages on residential property as retirement funds in other public retirement systems are currently used.

RECOMMENDATION

The Subcommittee recommends that the Iowa Department of Job Service be authorized to invest up to ten percent of the value of the IPERS Fund in loans secured by real estate mortgages on residential property. The loan should not exceed 75 percent of the market value of the property.

8. Payment of benefits to inactive vested members. Mr. Ed Longnecker, Chief of the IPERS Division of the Iowa Department of Job Service, asked for legislation to clarify how benefits should be calculated for inactive vested IPERS members (those who terminate employment before retirement age, but wait until they reach retirement age to request benefits).

In the absence of specific statutory language, the IPERS Division had been calculating benefits on the basis of the date of termination of employment, but a recent Attorney General's Opinion to Mr. Longnecker concluded that benefits should be calculated on the basis of the date of retirement. It was noted that the IPERS consulting actuary, Milliman & Robertson, Inc., based their cost calculations to increase the formula benefit on the method prescribed in the Attorney General's opinion.

RECOMMENDATION

The Subcommittee recommends that the benefits be calculated on the basis of the date of the member's retirement. In addition, "inactive vested member" should be defined.

9. Correction of date problem. Legislation was enacted in 1979 to enable vested IPERS members who had been unvested members of a local teachers retirement system to pay employer and employee contributions based upon their wages as teachers, but the date which applied to the section was unworkable.

RECOMMENDATION

The Subcommittee recommends that the date problem for former members of teachers retirement systems be corrected to allow vested IPERS members until July 1, 1981 to make the additional contributions in order to add the years as a member of a teachers retirement system to their IPERS service.

PEACE OFFICERS' RETIREMENT SYSTEM POLICE AND FIRE RETIREMENT SYSTEMS

The method for calculating post-retirement increases for members was revised in 1979, but Farr Analysts recommended that three corrective changes be made to the procedure.

RECOMMENDATION

The Subcommittee recommends that percentages for computing postretirement increases for peace officers and firefighters and police officers for ordinary death and accidental death benefits be specified, that the increase given to the surviving spouses be reduced to one-half the amount the member would have received, and that this new method be applied to all retired members and not just those who retired after July 1, 1979.

JUDICIAL RETIREMENT SYSTEM

1. Increase in court filing fees. The Judicial Retirement Fund is not funded on an actuarially sound basis, and additional funds

will be needed to pay current benefits if a number of judges retire at their earliest retirement date.

RECOMMENDATION

The Subcommittee recommends that the court filing fees be increased by one dollar each and placed in the general fund of the state. It also recommends that the Treasurer of State be required to report the amount of court costs received to the Governor and the General Assembly and an appropriation be made from the general fund of the state to the judicial retirement fund in an amount equal to the additional court filing fees collected.

2. Actuarial Study of Judicial Retirement System. It was noted that there are requirements for the completion of actuarial valuations of the assets and liabilities of other public retirement systems in this state, but there are no such requirements for valuation of the Judicial Retirement System. In recent years, there has been only one actuarial valuation of the Judicial Retirement System and it was requested by the General Assembly.

RECOMMENDATION

The Subcommittee recommends that actuarial valuations of the assets and liabilities of the Judicial Retirement System be conducted at least once every four years, beginning in 1981.

ATTACHMENT

Copies of both the House and Senate versions of bills implementing the recommendations of the Subcommittee are attached to this report.

PROPOSED HOUSE FILE _____

By (PROPOSED COMMITTEE ON STATE
GOVERNMENT BILL RECOMMENDED BY
THE HOUSE IPERS AND PENSION
FUNDING SUBCOMMITTEE)

Passed House, Date _____ Passed Senate, Date _____

Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____

Approved _____

A BILL FOR

1 An Act relating to administration, benefits, and funding of
2 certain public retirement systems, and to make appropri-
3 ations.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Chapter twelve (12), Code 1979, is amended
2 by adding the following new section:

3 NEW SECTION. ANNUAL REPORT OF FILING FEES. The treasurer
4 of state shall annually report to the governor and the general
5 assembly the total amount of fees and costs received by the
6 treasurer of state under section six hundred two point fifty-
7 five (602.55), subsection one (1), and section six hundred
8 six point fifteen (606.15), subsection one (1), of the Code
9 for the fiscal year ending June thirtieth. The report shall
10 be submitted within ninety days following the completion of
11 the fiscal year.

12 Sec. 2. There is appropriated from the general fund of
13 the state to the judicial retirement fund the sum of six
14 hundred thirty-nine thousand (639,000) dollars for the fiscal
15 year beginning July 1, 1980 and ending June 30, 1981.

16 Sec. 3. Section ninety-seven point fifty-one (97.51),
17 Code 1979, is amended by adding the following new subsection:
18 NEW SUBSECTION. Effective July 1, 1980 a person receiving
19 benefits, or who becomes eligible to receive benefits, on
20 or after July 1, 1980, under chapter ninety-seven (97) of
21 the Code, shall receive the monthly increase in benefits
22 provided in section eighteen (18) of this Act.

23 Sec. 4. Section ninety-seven A point six (97A.6),
24 subsection fourteen (14), paragraph a, unnumbered paragraph
25 one (1), Code 1979, as amended by Acts of the Sixty-eighth
26 General Assembly, 1979 Session, chapter thirty-four (34),
27 section two (2), and as the section is amended by Acts of
28 the Sixty-eighth General Assembly, 1979 Session, chapter
29 thirty-five (35), section two (2), and chapter thirty-four
30 (34), section three (3), is amended to read as follows:

31 ~~As of the first of July of each year for members who retire~~
32 ~~on or after July 1, 1979~~ Effective July 1, 1980 and on each
33 July first thereafter, the monthly pensions authorized in
34 this section payable to retired members and to beneficiaries,
35 except children of a deceased member, shall be adjusted as

1 provided in this paragraph. An amount equal to the following
2 percentages of the difference between the monthly earnable
3 compensation ~~received-by~~ payable to an active member of the
4 department, of the same rank and position on the salary scale
5 as was held by the retired or deceased member at the time
6 of the member's retirement or death, for July of the preceding
7 year and the monthly earnable compensation payable to an
8 active member of the department of the same rank and position
9 on the salary scale for July of the year just beginning shall
10 be added to the monthly pension of each retired member and
11 each beneficiary as follows:

12 (1) Twenty-five percent for members ~~eligible-for~~ receiving
13 a service retirement allowance ~~or-their~~ and for beneficiaries
14 receiving a pension under subsection nine (9) of this section.

15 (2) Twenty percent for members with five or more years
16 of membership service who are ~~eligible-for~~ receiving an
17 ordinary disability retirement allowance ~~or-their~~
18 beneficiaries.

19 (3) Twelve and one-half percent for members with less
20 than five years of membership service who are ~~eligible-for~~
21 receiving an ordinary disability retirement allowance ~~or~~
22 their, and for beneficiaries receiving a pension under
23 subsection eight (8) of this section.

24 (4) Thirty-three and one-third percent for members eligible
25 for receiving an accidental disability allowance ~~or-their~~
26 beneficiaries.

27 The adjusted monthly pension shall not be less than the
28 amount which was paid at the time of the member's retirement
29 or death.

30 The amount added to the monthly pension of a surviving
31 spouse receiving a pension under subsection twelve (12),
32 paragraph a of this section shall be equal to one-half the
33 amount that would have been added to the monthly pension of
34 the retired member.

35 Sec. 5. Section ninety-seven B point seven (97B.7), sub-

1 section two (2), paragraph b, unnumbered paragraph one (1),
2 Code 1979, is amended to read as follows:

3 Invest such portion of said trust funds as in the judgment
4 of the department are not needed for current payment of
5 benefits under this chapter in interest-bearing securities
6 issued by the United States, or interest-bearing bonds issued
7 by the state of Iowa, or bonds issued by counties, or school
8 districts or general obligations or limited levy bonds issued
9 by municipal corporations in this state as authorized by law,
10 or loans secured by real estate mortgages on residential
11 property located in this state or other investments authorized
12 for life insurance companies in this state including common
13 stocks issued or guaranteed by a corporation created or
14 existing under the laws of the United States or any state,
15 district, or territory thereof subject to the following
16 restrictions:

17 Sec. 6. Section ninety-seven B point seven (97B.7), sub-
18 section two (2), paragraph b, Code 1979, is amended by adding
19 the following new subparagraph:

20 NEW SUBPARAGRAPH. The total amount of investments in loans
21 secured by real estate mortgages on residential property shall
22 not exceed ten percent of the total value of the retirement
23 fund. The department shall require that the residential
24 property be located in this state and held in fee simple
25 absolute and that each mortgage loan be secured by a first
26 mortgage and not exceed seventy-five percent of the market
27 value of the property mortgaged.

28 Sec. 7. Section ninety-seven B point forty-one (97B.41),
29 subsection one (1), paragraph b, subparagraph four (4), Code
30 1979, as that section is amended by Acts of the Sixty-eighth
31 General Assembly, 1979 Session, chapter thirty-four (34),
32 section five (5), is amended to read as follows:

33 (4) For each calendar year from January 1, 1976, and
34 ~~thereafter~~ through December 31, 1980, wages not in excess
35 of twenty thousand dollars; and for each calendar year from

1 January 1, 1981, through December 31, 1982, wages not in
2 excess of twenty-one thousand dollars.

3 Sec. 8. Section ninety-seven B point forty-one (97B.41),
4 subsection one (1), paragraph b, Code 1979, as that section
5 is amended by Acts of the Sixty-eighth General Assembly, 1979
6 Session, chapter thirty-four (34), section five (5), is amended
7 by adding the following new subparagraph:

8 NEW SUBPARAGRAPH. For each calendar year from January
9 1, 1983 through December 31, 1984, wages not in excess of
10 twenty-two thousand dollars; for each calendar year from
11 January 1, 1985 through December 31, 1986, wages not in excess
12 of twenty-three thousand dollars; and for each calendar year
13 from January 1, 1987 and thereafter, wages not in excess of
14 twenty-four thousand dollars.

15 Sec. 9. Section ninety-seven B point forty-one (97B.41),
16 subsection eleven (11), Code 1979, as that section is amended
17 by Acts of the Sixty-eighth General Assembly, 1979 Session,
18 chapter thirty-four (34), section five (5), is amended to
19 read as follows:

20 11. "Vested member" means a member who had terminated
21 employment in accordance with one of the following paragraphs:

22 a. Prior to July 1, 1965, after having attained the age
23 of forty-eight and completed at least eight years of service.

24 a b. ~~Prior to July 1~~ Between July 1, 1965 and June 30,
25 1973, after having completed at least eight years of service₇.

26 b c. On or after July 1, 1973, after having completed
27 at least four years of service₇₋₀₈.

28 e d. After having attained the age of fifty-five.

29 Sec. 10. Section ninety-seven B point forty-one (97B.41),
30 Code 1979, as that section is amended by Acts of the Sixty-
31 eighth General Assembly, 1979 Session, chapter thirty-four
32 (34), section five (5), is amended by adding the following
33 new subsection:

34 NEW SUBSECTION. "Inactive vested member" means an in-
35 active member who was a vested member at the time of termina-

1 tion of employment.

2 Sec. 11. Section ninety-seven B point forty-three (97B.43),
3 unnumbered paragraph two (2), Code 1979, as the section is
4 amended by Acts of the Sixty-eighth General Assembly, 1979
5 Session, chapter thirty-four (34), section six (6), is amended
6 to read as follows:

7 Any person with a record of thirty years as a public
8 employee in the state of Iowa prior to July 1, 1947, and who
9 is not eligible for prior service credit under other provisions
10 of this section, ~~shall-be~~ is entitled to a credit for years
11 of prior service in the determination of the retirement
12 allowance payment under ~~any-of-the-provisions-of~~ this chapter,
13 provided ~~such~~ the public employee makes application to the
14 department of job service for ~~such~~ credit for prior public
15 service, accompanied by such verification of the person's
16 claim as the department may require. The person's allowance
17 for prior service credits shall be computed in the same manner
18 as otherwise provided in this section, but shall not exceed
19 the sum of four hundred fifty dollars nor be less than three
20 hundred dollars per annum. Any such person ~~shall-be~~ is
21 entitled to receive retirement allowances computed as provided
22 by this chapter, effective from the date of application to
23 the department, provided such application is approved.

24 ~~Beginning~~ However, beginning July 1, 1975 the amount of such
25 person's retirement allowance payment received during June,
26 1975, as computed under this section shall be increased by
27 two hundred percent and the allowance for prior service credits
28 shall not exceed one thousand three hundred fifty dollars
29 nor be less than nine hundred dollars per annum. There is
30 appropriated from the general fund of the state to the Iowa
31 department of job service from funds not otherwise appropriated
32 an amount sufficient to fund the provisions of this paragraph.
33 Effective July 1, 1980, a person with a record of thirty years
34 as a public employee in the state of Iowa prior to July 1,
35 1947 receiving retirement allowances under this chapter shall

1 receive the monthly increase in benefits provided in section
2 eighteen (18) of this Act.

3 Sec. 12. Section ninety-seven B point forty-nine (97B.49),
4 unnumbered paragraph one (1), Code 1979, as that section is
5 amended by Acts of the Sixty-eighth General Assembly, 1979
6 Session, chapter thirty-four (34), sections seven (7), eight
7 (8) and nine (9), is amended to read as follows:

8 Each member ~~shall~~, upon retirement on or after his or her
9 normal retirement date, be is entitled to receive a monthly
10 retirement allowance determined under this section. For an
11 inactive vested member the monthly retirement allowance shall
12 be determined on the basis of this section and section ninety-
13 seven B point fifty (97B.50) of the Code as they are in effect
14 on the date of the member's retirement.

15 Sec. 13. Section ninety-seven B point forty-nine (97B.49),
16 subsection one (1), Code 1979, as that section is amended
17 by Acts of the Sixty-eighth General Assembly, 1979 Session,
18 chapter thirty-four (34), sections seven (7), eight (8) and
19 nine (9), is amended to read as follows:

20 1. For each active member employed before January 1, 1976,
21 and retiring on or after January 1, 1976, and for each member
22 who ~~became-vested~~ was a vested member before January 1, 1976,
23 with four or more complete years of service, a formula benefit
24 shall be determined equal to the larger of the benefit
25 determined under this subsection and subsection 3 of this
26 section as applicable, or the benefit determined under
27 subsection 5 of this section. The amount of the monthly
28 formula benefit for each such active or vested member who
29 retired on or after January 1, 1976, shall be equal to one-
30 twelfth of one and fifty-seven hundredths percent per year
31 of membership service multiplied by ~~his~~ the member's average
32 annual covered wages; but in no case shall the amount of
33 monthly formula benefit accrued for membership service prior
34 to July 1, 1967, be less than the monthly annuity at the
35 normal retirement date determined by applying the sum of the

1 member's accumulated contributions, ~~his~~ the member's employer's
2 ~~matching~~ accumulated contributions on or before June 30, 1967,
3 and any retirement dividends standing to ~~his~~ the member's
4 credit on or before December 31, 1966, to the annuity tables
5 in use by the department with due regard to the benefits
6 payable from such accumulated contributions under sections
7 97B.52 and 97B.53.

8 Sec. 14. Section ninety-seven B point forty-nine (97B.49),
9 subsection five (5), unnumbered paragraph one (1), Code 1979,
10 as that section is amended by Acts of the Sixty-eighth General
11 Assembly, 1979 Session, chapter thirty-four (34), sections
12 seven (7), eight (8), and nine (9), is amended to read as
13 follows:

14 5. For each active member retiring ~~between July 1, 1978~~
15 ~~and June 30, 1979~~ on or after January 1, 1976, with four or
16 more complete years of service, a monthly benefit shall be
17 computed which is equal to one-twelfth of an amount equal
18 to ~~forty-four~~ forty-seven percent of the five-year average
19 covered wage multiplied by a fraction of years of service.
20 ~~For each active member retiring on or after July 1, 1979 the~~
21 ~~monthly benefit computed under this subsection shall be equal~~
22 ~~to one-twelfth of an amount equal to forty-six percent of~~
23 ~~the five-year average covered wage multiplied by a fraction~~
24 ~~of years of service.~~ For the purposes of this subsection,
25 "fraction of years of service" means a number, not to exceed
26 one, equal to the sum of the years of membership service and
27 the number of years of prior service divided by thirty years.

28 Sec. 15. Section ninety-seven B point forty-nine (97B.49),
29 subsection seven (7), Code 1979, as that section is amended
30 by Acts of the Sixty-eighth General Assembly, 1979 Session,
31 chapter thirty-four (34), sections seven (7), eight (8), and
32 nine (9), is amended to read as follows:

33 7. Notwithstanding the provisions of this chapter, a
34 member who is or has been employed as a conservation peace
35 officer under the provisions of section 107.13 and who retires

1 ~~between~~ on or after July 1, 1978 and ~~June-30,-1979~~ and at
2 the time of retirement is at least sixty years of age and
3 has completed at least twenty-five years of membership service
4 as a conservation peace officer, may elect to receive, in
5 lieu of the receipt of any benefits under subsection 5 of
6 this section, a monthly retirement allowance equal to one-
7 twelfth of ~~forty-four~~ forty-seven percent of the member's
8 five-year average covered wage as a conservation peace officer,
9 with benefits payable during the member's lifetime. ~~For each~~
10 ~~such member retiring on or after July 1, 1979, the monthly~~
11 ~~benefit computed under this subsection shall be equal to one-~~
12 ~~twelfth of an amount equal to forty-six percent of the five-~~
13 ~~year average covered wage as a conservation peace officer~~
14 ~~multiplied by a fraction of years of service.~~ There is
15 appropriated from the general fund of the state to the Iowa
16 department of job service from funds not otherwise appropriated
17 an amount sufficient to pay eight and forty-three hundredths
18 percent of the covered wages of each conservation peace
19 officer, in addition to the contribution paid by the employer
20 under section 97B.11, to finance increased benefits to
21 conservation peace officers under this subsection.

22 Sec. 16. Section ninety-seven B point forty-nine (97B.49),
23 subsection eight (8), paragraph a, Code 1979, as that section
24 is amended by Acts of the Sixty-eighth General Assembly, 1979
25 Session, chapter thirty-four (34), sections seven (7), eight
26 (8), and nine (9), is amended to read as follows:

27 a. Notwithstanding the provisions of this chapter,
28 ~~effective July 1, 1979 to be included in county budgets for~~
29 ~~the fiscal year beginning July 1, 1979,~~ a member who is or
30 has been employed as a county sheriff, as defined in section
31 39.17, or as a deputy sheriff appointed pursuant to chapter
32 341, and who retires between on or after January 1, 1978 and
33 ~~June-30,-1979~~, and at the time of retirement is at least sixty
34 years of age and has completed at least twenty-five years
35 of membership service as a county sheriff or deputy sheriff,

1 may elect to receive, in lieu of the ~~receipt of any~~ benefits
2 under subsection 5 of this section, a monthly retirement
3 allowance equal to one-twelfth of ~~forty-four~~ forty-seven
4 percent of the member's five-year average covered wage as
5 a sheriff or deputy sheriff, with benefits payable during
6 the member's lifetime.

7 ~~For each member eligible for a monthly retirement allow-~~
8 ~~ance under this subsection who retires on or after July 1,~~
9 ~~1979, the monthly benefit computed under this subsection shall~~
10 ~~be equal to one-twelfth of forty-six percent of the member's~~
11 ~~five-year average covered wage.~~

12 Sec. 17. Section ninety-seven B point forty-nine (97B.49),
13 Code 1979, as that section is amended by Acts of the Sixty-
14 eighth General Assembly, 1979 Session, chapter thirty-four
15 (34), sections seven (7), eight (8), and nine (9), is amended
16 by adding the following new subsection:

17 NEW SUBSECTION. Notwithstanding sections of this chapter
18 relating to eligibility for and determination of retirement
19 benefits, a vested member who is or has been employed as a
20 correctional officer by the department of social services
21 and who retires on or after July 1, 1981 and at the time of
22 retirement is at least sixty years of age and has completed
23 at least thirty years of membership service as a correctional
24 officer, may elect to receive, in lieu of the receipt of
25 benefits under subsection five (5) of this section, a monthly
26 retirement allowance equal to one-twelfth of forty-seven
27 percent of the member's five-year average covered wages as
28 a correctional officer, with benefits payable during the
29 member's lifetime.

30 The department of social services and the department of
31 merit employment shall jointly determine the applicable merit
32 system job classifications of correctional officers.

33 The department of social services shall pay to the Iowa
34 department of job service, from funds appropriated to the
35 department of social services, an amount sufficient to pay

1 one and seventy-one hundredths percent of the covered wages
2 of each correctional officer, in addition to the employer
3 contributions required in section ninety-seven B point eleven
4 (97B.11) of the Code to pay for the lower retirement age for
5 correctional officers provided in this subsection.

6 Sec. 18. Section ninety-seven B point forty-nine (97B.49),
7 Code 1979, as that section is amended by Acts of the Sixty-
8 eighth General Assembly, 1979 Session, chapter thirty-four
9 (34), sections seven (7), eight (8), and nine (9), is amended
10 by adding the following new subsection:

11 NEW SUBSECTION. Effective July 1, 1980 for each member
12 who retired from the system prior to January 1, 1976, the
13 amount of regular monthly retirement allowance attributable
14 to membership service and prior service that was payable to
15 the member for June 1980 is increased as follows:

16 a. For the first ten years of service, fifty cents per
17 month for each complete year of service.

18 b. For the eleventh through the twentieth years of ser-
19 vice, one dollar per month for each complete year of service.

20 c. For the twenty-first through the thirtieth years of
21 service, one dollar and fifty cents per month for each complete
22 year of service.

23 d. The amount of monthly increase payable to a member
24 under this subsection shall be reduced by an amount based
25 upon the actuarial equivalent of the option selected in section
26 ninety-seven B point fifty-one (97B.51) of the Code compared
27 to the full monthly benefit provided in this section.

28 However, effective July 1, 1980 the monthly retirement
29 allowance attributable to membership service and prior service
30 of a member shall not be less than five dollars times the
31 number of complete years of service of the member, not to
32 exceed thirty, reduced by an amount based upon the actuarial
33 equivalent of the option selected in section ninety-seven
34 B point fifty-one (97B.51) of the Code, compared to the full
35 monthly retirement benefit provided in this section.

1 Sec. 19. Section ninety-seven B point fifty (97B.50),
2 subsection one (1), Code 1979, as amended by Acts of the
3 Sixty-eighth General Assembly, 1979 Session, chapter thirty-
4 four (34), section ten (10), is amended to read as follows:

5 1. Except as otherwise provided in this section, a member,
6 upon retirement prior to the normal retirement date, is
7 entitled to receive a monthly retirement allowance determined
8 in the same manner as provided for normal retirement in
9 subsections 1, 4 and 5 of section 97B.49 reduced by as follows:

10 a. For a member who is less than sixty-two years of age,
11 by five-tenths of one percent per month for each month that
12 the member's early retirement date precedes the normal
13 retirement date.

14 b. For a member who is at least sixty-two years of age
15 and less than sixty-five years of age, by twenty-five
16 hundredths of one percent per month for each month that the
17 early retirement date precedes the normal retirement date.

18 Sec. 20. Section ninety-seven B point fifty-three (97B.53),
19 subsection two (2), Code 1979, is amended to read as follows:

20 2. If ~~the~~ a vested member's employment with-the-employer
21 ~~of-a-member~~ is terminated prior to the member's retirement,
22 other than by death, ~~but-after-the-member-has-either~~

23 ~~a---Completed-at-least-four-years-of-service, or~~

24 ~~b---Has-attained-the-age-of-fifty-five,~~ the member shall
25 receive a monthly retirement allowance commencing on the first
26 day of the month in which the member attains the age of sixty-
27 five years, if the member is then alive, or, if the member
28 so elects in accordance with section 97B.47, commencing on
29 the first day of the month in which the member attains the
30 age of fifty-five and or any month thereafter prior to the
31 date the member attains the age of sixty-five years, and
32 continuing on the first day of each month thereafter during
33 the member's lifetime, provided the member does not receive
34 prior to the date the member's retirement allowance is to
35 commence a refund of accumulated contributions under any of

1 the provisions of this chapter. The amount of each such
 2 monthly retirement allowance shall be determined as provided
 3 in either section 97B.49 or in section 97B.50, whichever is
 4 applicable.

5 Sec. 21. Section ninety-seven B point seventy-three
 6 (97B.73), Code 1979, as amended by Acts of the Sixty-eighth
 7 General Assembly, 1979 Session, chapter thirty-four (34),
 8 section eleven (11), is amended to read as follows:

9 97B.73 MEMBERS FROM OTHER PUBLIC SYSTEMS. A vested or
 10 retired member who was ~~not~~ a vested member of a public
 11 ~~retirement-system-established-under-sections-294-87-294-97~~
 12 ~~and-294-10-or~~ a public retirement system in another state
 13 but was not vested or retired under that system may, upon
 14 submitting verification of membership and service in the other
 15 public retirement system to the department not later than
 16 July 1, 1979 for members vested on July 1, 1978 or within
 17 one year after the member becomes vested, make employer and
 18 employee contributions to the system for the period of service
 19 in the other public retirement system and receive credit for
 20 membership service in this system equivalent to the number
 21 of years of service in the other public retirement system.
 22 The contributions paid by the vested or retired member for
 23 service in the other public retirement system shall be equal
 24 to the accumulated contributions as defined in section 97B.41,
 25 subsection 13, by the member for that period of membership
 26 service and the ~~contributions-of-the~~ employer ~~which-would~~
 27 have-been-contributed contribution for that period of
 28 membership service that would have been contributed by the
 29 vested or retired member and the employer plus interest on
 30 the contributions that would have accrued if the member had
 31 been a member of this system earning the same wages earned
 32 under the other system for the period from the date of service
 33 of the member in the other public retirement system to the
 34 date of payment of the contributions by the member equal to
 35 two percent plus the interest dividend rate applicable for

1 each year.

2 This section is applicable to a vested or retired member
3 who was a member of a public retirement system established
4 in section two hundred ninety-four point eight (294.8), two
5 hundred ninety-four point nine (294.9), and two hundred ninety-
6 four point ten (294.10) of the Code but was not vested or
7 retired under that system. However, the verification and
8 contributions must be submitted not later than July 1, 1981
9 for members who were vested members on July 1, 1980 or within
10 one year after the member becomes a vested member of this
11 system.

12 Sec. 22. Section four hundred eleven point six (411.6),
13 subsection twelve (12), paragraph a, unnumbered paragraph
14 one (1), Code 1979, as amended by Acts of the Sixty-eighth
15 General Assembly, 1979 Session, chapter thirty-four (34),
16 section sixteen (16), and as the section is amended by Acts
17 of the Sixty-eighth General Assembly, 1979 Session, chapter
18 thirty-five (35), section (9), and chapter thirty-four (34),
19 section seventeen (17), is amended to read as follows:

20 ~~As of the first of July of each year for members who retire~~
21 ~~on or after July 1, 1979~~ Effective July 1, 1980 and on each
22 July first thereafter, the monthly pensions authorized in
23 this section payable to retired members and to beneficiaries,
24 except children of a deceased member, shall be adjusted as
25 provided in this paragraph. An amount equal to the following
26 percentages of the difference between the monthly earnable
27 compensation ~~received by~~ payable to an active member of the
28 department, of the same rank and position on the salary scale
29 as was held by the retired or deceased member at the time
30 of the member's retirement or death, for July of the preceding
31 year and the monthly earnable compensation payable to an
32 active member of the department of the same rank and position
33 on the salary scale for July of the year just beginning shall
34 be added to the monthly pension of each retired member and
35 each beneficiary as follows:

1 (1) Twenty-five percent for members eligible for a service
2 retirement allowance ~~or their~~ and for beneficiaries receiving
3 a pension under subsection nine (9) of this section.

4 (2) Twenty percent for members with five or more years
5 of membership service who are ~~eligible for~~ receiving an
6 ordinary disability retirement allowance ~~or their~~
7 beneficiaries.

8 (3) Twelve and one-half percent for members with less
9 than five years of membership service who are ~~eligible for~~
10 receiving an ordinary disability retirement allowance ~~or~~
11 ~~their~~, and for beneficiaries receiving a pension under
12 subsection eight (8) of this section.

13 (4) Thirty-three and one-third percent for members eligible
14 ~~for~~ receiving an accidental disability allowance ~~or their~~
15 beneficiaries.

16 The adjusted monthly pension shall not be less than the
17 amount which was paid at the time of the member's retirement
18 or death.

19 The amount added to the monthly pension of a surviving
20 spouse receiving a pension under subsection twelve (12),
21 paragraph a of this section shall be equal to one-half the
22 amount that would have been added to the monthly pension of
23 the retired member.

24 Sec. 23. Section six hundred two point fifty-five (602.55),
25 Code 1979, is amended to read as follows:

26 602.55 FUNDS, REPORTS. Each month each judicial magistrate
27 and district associate judge shall file with the clerk of
28 the district court of the proper county a sworn, itemized
29 statement, of all cases disposed of and all funds received
30 and disbursed per case, and at least monthly shall remit to
31 the clerk all funds received by him or her. The clerk shall
32 provide adequate clerical assistance to judicial magistrates
33 and district associate judges to carry out this section.

34 The clerk shall remit ninety percent of all fines and forfeited
35 bail received from a magistrate or district associate judge

1 to the city that was the plaintiff in any action, and shall
2 provide that city with a statement showing the total number
3 of such cases, the total of all fines and forfeited bail
4 collected and the total of all cases dismissed. The clerk
5 shall remit the remaining ten percent to the county treasurer
6 for deposit in the county general fund. The clerk shall remit
7 to the treasurer of the county, for the benefit of the school
8 fund, all other fines and forfeited bail received from a
9 magistrate. All fees and costs for the filing of a complaint
10 or information or upon forfeiture of bail received from a
11 magistrate shall be remitted monthly by the clerk as follows:

12 1. ~~Three-fifths~~ Two-thirds to the state treasurer of state
13 to be credited to the general fund of the state.

14 2. ~~Two-fifths~~ One-third to the county treasurer to be
15 credited to the general fund of the county.

16 Sec. 24. Section six hundred two point sixty-three
17 (602.63), Code 1979, is amended to read as follows:

18 602.63 DOCKETS, JUDGMENTS, COSTS. The clerk of the
19 district court of the county in which a judicial magistrate
20 resides shall furnish the judicial magistrate, district
21 associate judge, or district judge acting as judicial
22 magistrate, a docket in which shall be entered all proceedings
23 except small claims. Such docket shall be indexed and shall
24 contain in each case the title and nature of the action; place
25 of hearing; appearances; and notations of the documents filed
26 with the judicial magistrate, of the proceedings in the case
27 and orders made, of the verdict and judgment including costs,
28 of any satisfaction of the judgment, of whether the judgment
29 was certified to the clerk of the district court, of whether
30 an appeal was taken, and of the amount of the appeal bond.
31 All costs in criminal cases shall be assessed and distributed
32 as in chapter 606, except that the cost of filing and docketing
33 of a complaint or information for a nonindictable misdemeanor
34 shall be ~~five~~ six dollars which shall be distributed pursuant
35 to section 602.55. The ~~five~~ six dollar cost for filing and

1 docketing a complaint or information for a nonindictable
2 misdemeanor shall not apply in cases of overtime parking.
3 If the judgment and costs are not fully and immediately
4 satisfied in criminal cases, the judicial magistrate shall
5 promptly certify a copy of the judgment to the clerk of the
6 district court indicating thereon the portion unsatisfied;
7 and the clerk shall index and file the judgment, whereupon
8 it shall be a judgment of the district court without recording.

9 The chief judge of a district may order that criminal
10 proceedings which are within the jurisdiction of judicial
11 magistrates and district associate judges be combined into
12 centralized dockets for the county if the chief judge
13 determines that administration could be improved thereby.
14 When so ordered, a centralized docket shall be in lieu of
15 individual dockets otherwise prescribed, and the clerk shall
16 compile a centralized docket in the manner prescribed for
17 an individual docket. The chief judge may assign actions
18 and proceedings on centralized dockets to judicial magistrates
19 and district associate judges as he or she deems necessary.

20 Sec. 25. Chapter six hundred five A (605A), Code 1979,
21 is amended by adding the following new section:

22 NEW SECTION. ACTUARIAL VALUATION. The court administrator
23 shall cause an actuarial valuation to be made of the assets
24 and liabilities of the judicial retirement fund at least once
25 every four years commencing with the fiscal year beginning
26 July 1, 1981. The court administrator shall adopt mortality
27 tables and other necessary factors for use in the actuarial
28 calculations required for the valuation. Following the
29 actuarial valuation, the court administrator shall determine
30 the condition of the system and shall report its findings
31 and recommendations to the general assembly.

32 The cost of the actuarial valuation shall be paid from
33 the judicial retirement fund.

34 Sec. 26. Section six hundred six point fifteen (606.15),
35 subsection one (1), Code 1979, is amended to read as follows:

1 1. For filing any petition, appeal, or writ of error and
2 docketing the same, ~~seven~~ eight dollars. Four dollars of
3 such fee shall remain in the county treasury for the use of
4 the county, and ~~three~~ four dollars of such fee shall be paid
5 into the state treasury and deposited in the general fund
6 of the state. In counties having a population of one hundred
7 thousand or over, an additional one dollar shall be charged
8 and collected, to be known as the journal publication fee
9 and to be used for the purposes provided for in section 618.13.

10 Sec. 27. Section eight hundred five point six (805.6),
11 subsection one (1), paragraph a, Code 1979, is amended to
12 read as follows:

13 a. The commissioner of public safety and the state
14 conservation director, acting jointly, shall adopt a uniform,
15 combined citation and complaint which shall be used for
16 charging all traffic violations in Iowa under state law or
17 local regulation or ordinance, and which shall be used for
18 charging all other violations which are designated by section
19 805.8 to be scheduled violations. This subsection shall not
20 be deemed to prevent the charging of any of those violations
21 by information, by private complaint filed under the provisions
22 of chapter 804, or by a simple notice of fine where permitted
23 by section 321.236, subsection 1. Each uniform citation and
24 complaint shall be serially numbered and shall be in
25 quintuplicate, and the officer shall deliver the original
26 and a copy to the court where the defendant is to appear,
27 two copies to the defendant, and a copy to the law enforcement
28 agency of the officer. The court shall forward the copy of
29 the uniform citation and complaint in accordance with section
30 321.207 when applicable. The uniform citation and complaint
31 shall contain spaces for the parties names; the address of
32 the alleged offender; the registration number of the offender's
33 vehicle; the information required by section 805.2; a promise
34 to appear as provided in section 805.3 and a place where the
35 cited person may sign the promise to appear; a list of the

1 scheduled fines prescribed by section 805.8, either separately
2 or by group, and a statement that the court costs in scheduled
3 offense cases, whether or not a court appearance is required
4 or is demanded, shall be ~~five~~ six dollars; a brief explanation
5 of sections 805.9 and 805.10; a space where the defendant
6 may sign an admission of the violation when permitted by
7 section 805.9; and the uniform citation and complaint shall
8 require that the defendant appear before a court at a specified
9 time and place. The uniform citation and complaint also may
10 contain a space for the imprint of a credit card, and may
11 contain any other information which the commissioner of public
12 safety and the state conservation director may determine.

13 Sec. 28. There is appropriated from the general fund of
14 the state to the Iowa department of job service the sum of
15 two million eight hundred fifty thousand (2,850,000) dollars
16 per year for each fiscal year commencing with the fiscal year
17 beginning July 1, 1980 and ending with the fiscal year begin-
18 ning July 1, 1999 to be deposited in the Iowa public employees'
19 retirement fund and the Iowa old-age and survivors insurance
20 liquidation fund in amounts necessary to fund benefit increases
21 granted in sections three (3), eleven (11), and eighteen (18)
22 of this Act.

23 Sec. 29. Retirement allowances granted in this Act are
24 effective commencing July 1, 1980 unless otherwise specified
25 in this Act.

26

EXPLANATION

27 The bill makes the following changes to the Iowa Public
28 Employees' Retirement System: allows the Department of Job
29 Service to invest up to 10 percent of the IPERS fund in loans
30 secured by real estate mortgages on residential property,
31 increases covered wages one thousand dollars each two years
32 to \$24,000 in 1987, defines inactive vested member, provides
33 for computing benefits of inactive vested members on the basis
34 of the member's retirement date, provides benefits of 47
35 percent of the five-year average covered wage for all persons

1 retiring on or after January 1, 1976; provides full retirement
2 benefits for correctional officers of the Department of Social
3 Services at age 60 after 30 years of service effective July
4 1, 1981 and paid for from funds paid by the Department of
5 Social Services, corrects the date problem for former members
6 of teachers' retirement systems who are vested IPERS members
7 to allow them until July 1, 1981 to make additional
8 contributions to add to their years of service of IPERS
9 membership; reduces the penalty for persons retiring between
10 ages 62 and 65 to .25 percent per month and clarifies vesting
11 requirements.

12 It provides up to \$30 per month increase in benefits for
13 retired IPERS members, IOASI retirees, and persons with 30
14 years of service prior to July 1, 1947, and guarantees them
15 five dollars per month per year of service up to 30 years.
16 Funds are appropriated to pay for the increases.

17 The bill also makes changes to the escalator provisions
18 for peace officers and police and fire retirement systems
19 members to grant spouses one-half the increase the member
20 would receive, applies the method to all retired members,
21 and clarifies the increases of those members receiving ordinary
22 death or accidental death benefits.

23 The bill increases court filing fees and costs in scheduled
24 violation cases by one dollar each, provides for depositing
25 a larger portion of the money in the general fund of the
26 state, and appropriates additional funds to the judicial re-
27 tirement fund. It also requires that the Treasurer of State
28 annually report the filing fees and that an actuarial valua-
29 tion of the Judicial Retirement System be conducted at least
30 once every four years.

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PROPOSED SENATE FILE _____

By (PROPOSED COMMITTEE ON STATE
GOVERNMENT BILL RECOMMENDED BY
THE SENATE IPERS AND PENSION
FUNDING SUBCOMMITTEE)

Passed Senate, Date _____ Passed House, Date _____

Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____

Approved _____

A BILL FOR

1 An Act relating to administration, benefits, and funding of
2 certain public retirement systems, and to make appropri-
3 ations.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Chapter twelve (12), Code 1979, is amended
2 by adding the following new section:

3 NEW SECTION. ANNUAL REPORT OF FILING FEES. The treasurer
4 of state shall annually report to the governor and the general
5 assembly the total amount of fees and costs received by the
6 treasurer of state under section six hundred two point fifty-
7 five (602.55), subsection one (1), and section six hundred
8 six point fifteen (606.15), subsection one (1), of the Code
9 for the fiscal year ending June thirtieth. The report shall
10 be submitted within ninety days following the completion of
11 the fiscal year.

12 Sec. 2. There is appropriated from the general fund of
13 the state to the judicial retirement fund the sum of six
14 hundred thirty-nine thousand (639,000) dollars for the fiscal
15 year beginning July 1, 1980 and ending June 30, 1981.

16 Sec. 3. Section ninety-seven point fifty-one (97.51),
17 Code 1979, is amended by adding the following new subsection:
18 NEW SUBSECTION. Effective July 1, 1980 a person receiving
19 benefits, or who becomes eligible to receive benefits, on
20 or after July 1, 1980, under chapter ninety-seven (97) of
21 the Code, shall receive the monthly increase in benefits
22 provided in section eighteen (18) of this Act.

23 Sec. 4. Section ninety-seven A point six (97A.6),
24 subsection fourteen (14), paragraph a, unnumbered paragraph
25 one (1), Code 1979, as amended by Acts of the Sixty-eighth
26 General Assembly, 1979 Session, chapter thirty-four (34),
27 section two (2), and as the section is amended by Acts of
28 the Sixty-eighth General Assembly, 1979 Session, chapter
29 thirty-five (35), section two (2) and chapter thirty-four
30 (34), section three (3), is amended to read as follows:

31 ~~As of the first of July of each year for members who retire~~
32 ~~on or after July 1, 1979~~ Effective July 1, 1980 and on each
33 July first thereafter, the monthly pensions authorized in
34 this section payable to retired members and to beneficiaries,
35 except children of a deceased member, shall be adjusted as

1 provided in this paragraph. An amount equal to the following
2 percentages of the difference between the monthly earnable
3 compensation ~~received-by~~ payable to an active member of the
4 department, of the same rank and position on the salary scale
5 as was held by the retired or deceased member at the time
6 of the member's retirement or death, for July of the preceding
7 year and the monthly earnable compensation payable to an
8 active member of the department of the same rank and position
9 on the salary scale for July of the year just beginning shall
10 be added to the monthly pension of each retired member and
11 each beneficiary as follows:

12 (1) Twenty-five percent for members ~~eligible-for~~ receiving
13 a service retirement allowance ~~or-their~~ and for beneficiaries
14 receiving a pension under subsection nine (9) of this section.

15 (2) Twenty percent for members with five or more years
16 of membership service who are ~~eligible-for~~ receiving an
17 ordinary disability retirement allowance ~~or-their~~
18 beneficiaries.

19 (3) Twelve and one-half percent for members with less
20 than five years of membership service who are ~~eligible-for~~
21 receiving an ordinary disability retirement allowance ~~or~~
22 their, and for beneficiaries receiving a pension under
23 subsection eight (8) of this section.

24 (4) Thirty-three and one-third percent for members ~~eligible~~
25 ~~for~~ receiving an accidental disability allowance ~~or-their~~
26 beneficiaries.

27 The adjusted monthly pension shall not be less than the
28 amount which was paid at the time of the member's retirement
29 or death.

30 The amount added to the monthly pension of a surviving
31 spouse receiving a pension under subsection twelve (12),
32 paragraph a of this section shall be equal to one-half the
33 amount that would have been added to the monthly pension of
34 the retired member.

35 Sec. 5. Section ninety-seven B point seven (97B.7), sub-

1 section two (2), paragraph b, unnumbered paragraph one (1),
2 Code 1979, is amended to read as follows:

3 Invest such portion of said trust funds as in the judgment
4 of the department are not needed for current payment of
5 benefits under this chapter in interest-bearing securities
6 issued by the United States, or interest-bearing bonds issued
7 by the state of Iowa, or bonds issued by counties, or school
8 districts or general obligations or limited levy bonds issued
9 by municipal corporations in this state as authorized by law,
10 or loans secured by real estate mortgages on residential
11 property located in this state or other investments authorized
12 for life insurance companies in this state including common
13 stocks issued or guaranteed by a corporation created or
14 existing under the laws of the United States or any state,
15 district, or territory thereof subject to the following
16 restrictions:

17 Sec. 6. Section ninety-seven B point seven (97B.7), sub-
18 section two (2), paragraph b, Code 1979, is amended by adding
19 the following new subparagraph:

20 NEW SUBPARAGRAPH. The total amount of investments in loans
21 secured by real estate mortgages on residential property shall
22 not exceed ten percent of the total value of the retirement
23 fund. The department shall require that the residential
24 property be located in this state and held in fee simple
25 absolute and that each mortgage loan secured by a first
26 mortgage and not exceed seventy-five percent of the market
27 value of the property mortgaged.

28 Sec. 7. Section ninety-seven B point forty-one (97B.41),
29 subsection one (1), paragraph b, subparagraph four (4), Code
30 1979, as that section is amended by Acts of the Sixty-eighth
31 General Assembly, 1979 Session, chapter thirty-four (34),
32 section five (5), is amended to read as follows:

33 (4) For each calendar year from January 1, 1976, and
34 ~~thereafter~~ through December 31, 1980, wages not in excess
35 of twenty thousand dollars; and for each calendar year from

1 January 1, 1981, through December 31, 1982, wages not in
2 excess of twenty-one thousand dollars.

3 Sec. 8. Section ninety-seven B point forty-one (97B.41),
4 subsection one (1), paragraph b, Code 1979, as that section
5 is amended by Acts of the Sixty-eighth General Assembly, 1979
6 Session, chapter thirty-four (34), section five (5), is amended
7 by adding the following new subparagraph:

8 NEW SUBPARAGRAPH. For each calendar year from January
9 1, 1983 through December 31, 1984, wages not in excess of
10 twenty-two thousand dollars; for each calendar year from
11 January 1, 1985 through December 31, 1986, wages not in excess
12 of twenty-three thousand dollars; and for each calendar year
13 from January 1, 1987 and thereafter, wages not in excess of
14 twenty-four thousand dollars.

15 Sec. 9. Section ninety-seven B point forty-one (97B.41),
16 subsection eleven (11), Code 1979, as that section is amended
17 by Acts of the Sixty-eighth General Assembly, 1979 Session,
18 chapter thirty-four (34), section five (5), is amended to
19 read as follows:

20 11. "Vested member" means a member who had terminated
21 employment in accordance with one of the following paragraphs:

22 a. Prior to July 1, 1965, after having attained the age
23 of forty-eight and completed at least eight years of service.

24 a b. ~~Prior to July 1~~ Between July 1, 1965 and June 30,
25 1973, after having completed at least eight years of service.

26 b c. On or after July 1, 1973, after having completed
27 at least four years of service.

28 e d. After having attained the age of fifty-five.

29 Sec. 10. Section ninety-seven B point forty-one (97B.41),
30 Code 1979, as that section is amended by Acts of the Sixty-
31 eighth General Assembly, 1979 Session, chapter thirty-four
32 (34), section five (5), is amended by adding the following
33 new subsection:

34 NEW SUBSECTION. "Inactive vested member" means an in-
35 active member who was a vested member at the time of termina-

1 tion of employment.

2 Sec. 11. Section ninety-seven B point forty-three (97B.43),
3 unnumbered paragraph two (2), Code 1979, as the section is
4 amended by Acts of the Sixty-eighth General Assembly, 1979
5 Session, chapter thirty-four (34), section six (6), is amended
6 to read as follows:

7 Any person with a record of thirty years as a public
8 employee in the state of Iowa prior to July 1, 1947, and who
9 is not eligible for prior service credit under other provisions
10 of this section, ~~shall-be~~ is entitled to a credit for years
11 of prior service in the determination of the retirement
12 allowance payment under ~~any-of-the-provisions-of~~ this chapter,
13 provided ~~such~~ the public employee makes application to the
14 department of job service for ~~such~~ credit for prior public
15 service, accompanied by such verification of the person's
16 claim as the department may require. The person's allowance
17 for prior service credits shall be computed in the same manner
18 as otherwise provided in this section, but shall not exceed
19 the sum of four hundred fifty dollars nor be less than three
20 hundred dollars per annum. Any such person ~~shall-be~~ is
21 entitled to receive retirement allowances computed as provided
22 by this chapter, effective from the date of application to
23 the department, provided such application is approved.

24 Beginning However, beginning July 1, 1975 the amount of such
25 person's retirement allowance payment received during June,
26 1975, as computed under this section shall be increased by
27 two hundred percent and the allowance for prior service credits
28 shall not exceed one thousand three hundred fifty dollars
29 nor be less than nine hundred dollars per annum. There is
30 appropriated from the general fund of the state to the Iowa
31 department of job service from funds not otherwise appropriated
32 an amount sufficient to fund the provisions of this paragraph.
33 Effective July 1, 1980, a person with a record of thirty years
34 as a public employee in the state of Iowa prior to July 1,
35 1947 receiving retirement allowances under this chapter shall

1 receive the monthly increase in benefits provided in section
2 eighteen (18) of this Act.

3 Sec. 12. Section ninety-seven B point forty-nine (97B.49),
4 unnumbered paragraph one (1), Code 1979, as that section is
5 amended by Acts of the Sixty-eighth General Assembly, 1979
6 Session, chapter thirty-four (34), sections seven (7), eight
7 (8) and nine (9), is amended to read as follows:

8 Each member shall, upon retirement on or after his or her
9 normal retirement date, be is entitled to receive a monthly
10 retirement allowance determined under this section. For an
11 inactive vested member the monthly retirement allowance shall
12 be determined on the basis of this section and section ninety-
13 seven B point fifty (97B.50) of the Code as they are in effect
14 on the date of the member's retirement.

15 Sec. 13. Section ninety-seven B point forty-nine (97B.49),
16 subsection one (1), Code 1979, as that section is amended
17 by Acts of the Sixty-eighth General Assembly, 1979 Session,
18 chapter thirty-four (34), sections seven (7), eight (8) and
19 nine (9), is amended to read as follows:

20 1. For each active member employed before January 1, 1976,
21 and retiring on or after January 1, 1976, and for each member
22 who ~~became-vested~~ was a vested member before January 1, 1976,
23 with four or more complete years of service, a formula benefit
24 shall be determined equal to the larger of the benefit
25 determined under this subsection and subsection 3 of this
26 section as applicable, or the benefit determined under
27 subsection 5 of this section. The amount of the monthly
28 formula benefit for each such active or vested member who
29 retired on or after January 1, 1976, shall be equal to one-
30 twelfth of one and fifty-seven hundredths percent per year
31 of membership service multiplied by his the member's average
32 annual covered wages; but in no case shall the amount of
33 monthly formula benefit accrued for membership service prior
34 to July 1, 1967, be less than the monthly annuity at the
35 normal retirement date determined by applying the sum of the

1 member's accumulated contributions, ~~his~~ the member's employer's
2 ~~matching~~ accumulated contributions on or before June 30, 1967,
3 and any retirement dividends standing to ~~his~~ the member's
4 credit on or before December 31, 1966, to the annuity tables
5 in use by the department with due regard to the benefits
6 payable from such accumulated contributions under sections
7 97B.52 and 97B.53.

8 Sec. 14. Section ninety-seven B point forty-nine (97B.49),
9 subsection five (5), unnumbered paragraph one (1), Code 1979,
10 as that section is amended by Acts of the Sixty-eighth General
11 Assembly, 1979 Session, chapter thirty-four (34), sections
12 seven (7), eight (8), and nine (9), is amended to read as
13 follows:

14 5. For each active member retiring ~~between-July-17-1978~~
15 ~~and-June-307-1979~~ on or after January 1, 1976, with four or
16 more complete years of service, a monthly benefit shall be
17 computed which is equal to one-twelfth of an amount equal
18 to ~~forty-four~~ forty-seven percent of the five-year average
19 covered wage multiplied by a fraction of years of service.
20 ~~For-each-active-member-retiring-on-or-after-July-17-1979-the~~
21 ~~monthly-benefit-computed-under-this-subsection-shall-be-equal~~
22 ~~to-one-twelfth-of-an-amount-equal-to-forty-six-percent-of~~
23 ~~the-five-year-average-covered-wage-multiplied-by-a-fraction~~
24 ~~of-years-of-service.~~ For the purposes of this subsection,
25 "fraction of years of service" means a number, not to exceed
26 one, equal to the sum of the years of membership service and
27 the number of years of prior service divided by thirty years.

28 Sec. 15. Section ninety-seven B point forty-nine (97B.49),
29 subsection seven (7), Code 1979, as that section is amended
30 by Acts of the Sixty-eighth General Assembly, 1979 Session,
31 chapter thirty-four (34), sections seven (7), eight (8), and
32 nine (9), is amended to read as follows:

33 7. Notwithstanding the provisions of this chapter, a
34 member who is or has been employed as a conservation peace
35 officer under the provisions of section 107.13 and who retires

1 ~~between~~ on or after July 1, 1978 ~~and June 30, 1979~~ and at
 2 the time of retirement is at least sixty years of age and
 3 has completed at least twenty-five years of membership service
 4 as a conservation peace officer, may elect to receive, in
 5 lieu of the receipt of any benefits under subsection 5 of
 6 this section, a monthly retirement allowance equal to one-
 7 twelfth of ~~forty-four~~ forty-seven percent of the member's
 8 five-year average covered wage as a conservation peace officer,
 9 with benefits payable during the member's lifetime. ~~For each~~
 10 ~~such member retiring on or after July 1, 1979, the monthly~~
 11 ~~benefit computed under this subsection shall be equal to one-~~
 12 ~~twelfth of an amount equal to forty-six percent of the five-~~
 13 ~~year average covered wage as a conservation peace officer~~
 14 ~~multiplied by a fraction of years of service.~~ There is
 15 appropriated from the general fund of the state to the Iowa
 16 department of job service from funds not otherwise appropriated
 17 an amount sufficient to pay eight and forty-three hundredths
 18 percent of the covered wages of each conservation peace
 19 officer, in addition to the contribution paid by the employer
 20 under section 97B.11, to finance increased benefits to
 21 conservation peace officers under this subsection.

22 Sec. 16. Section ninety-seven B point forty-nine (97B.49),
 23 subsection eight (8), paragraph a, Code 1979, as that section
 24 is amended by Acts of the Sixty-eighth General Assembly, 1979
 25 Session, chapter thirty-four (34), sections seven (7), eight
 26 (8), and nine (9), is amended to read as follows:

27 a. Notwithstanding the provisions of this chapter,
 28 ~~effective July 1, 1979 to be included in county budgets for~~
 29 ~~the fiscal year beginning July 1, 1979,~~ a member who is or
 30 has been employed as a county sheriff, as defined in section
 31 39.17, or as a deputy sheriff appointed pursuant to chapter
 32 341, and who retires between on or after January 1, 1978 and
 33 ~~June 30, 1979~~, and at the time of retirement is at least sixty
 34 years of age and has completed at least twenty-five years
 35 of membership service as a county sheriff or deputy sheriff,

1 may elect to receive, in lieu of the receipt of any benefits
2 under subsection 5 of this section, a monthly retirement
3 allowance equal to one-twelfth of ~~forty-four~~ forty-seven
4 percent of the member's five-year average covered wage as
5 a sheriff or deputy sheriff, with benefits payable during
6 the member's lifetime.

7 ~~For each member eligible for a monthly retirement allow-~~
8 ~~ance under this subsection who retires on or after July 1,~~
9 ~~1979, the monthly benefit computed under this subsection shall~~
10 ~~be equal to one-twelfth of forty-six percent of the member's~~
11 ~~five-year average covered wage.~~

12 Sec. 17. Section ninety-seven B point forty-nine (97B.49),
13 Code 1979, as that section is amended by Acts of the Sixty-
14 eighth General Assembly, 1979 Session, chapter thirty-four
15 (34), sections seven (7), eight (8), and nine (9), is amended
16 by adding the following new subsection:

17 NEW SUBSECTION. Notwithstanding sections of this chapter
18 relating to eligibility for and determination of retirement
19 benefits, a vested member who is or has been employed as a
20 correctional officer by the department of social services
21 and who retires on or after July 1, 1981 and at the time of
22 retirement is at least sixty years of age and has completed
23 at least thirty years of membership service as a correctional
24 officer, may elect to receive, in lieu of the receipt of
25 benefits under subsection five (5) of this section, a monthly
26 retirement allowance equal to one-twelfth of forty-seven
27 percent of the member's five-year average covered wages as
28 a correctional officer, with benefits payable during the
29 member's lifetime.

30 The department of social services and the department of
31 merit employment shall jointly determine the applicable merit
32 system job classifications of correctional officers.

33 The department of social services shall pay to the Iowa
34 department of job service, from funds appropriated to the
35 department of social services, an amount sufficient to pay

1 one and seventy-one hundredths percent of the covered wages
2 of each correctional officer, in addition to the employer
3 contributions required in section ninety-seven B point eleven
4 (97B.11) of the Code to pay for the lower retirement age for
5 correctional officers provided in this subsection.

6 Sec. 18. Section ninety-seven B point forty-nine (97B.49),
7 Code 1979, as that section is amended by Acts of the Sixty-
8 eighth General Assembly, 1979 Session, chapter thirty-four
9 (34), sections seven (7), eight (8), and nine (9), is amended
10 by adding the following new subsection:

11 NEW SUBSECTION. Effective July 1, 1980 for each member
12 who retired from the system prior to January 1, 1976, the
13 amount of regular monthly retirement allowance attributable
14 to membership service and prior service that was payable to
15 the member for June 1980 is increased as follows:

16 a. For the first ten years of service, one dollar per
17 month for each complete year of service.

18 b. For the eleventh through the twentieth years of ser-
19 vice, two dollars per month for each complete year of service.

20 c. For the twenty-first through the thirtieth years of
21 service, three dollars per month for each complete year of
22 service.

23 d. The amount of monthly increase payable to a member
24 under this subsection shall be reduced by an amount based
25 upon the actuarial equivalent of the option selected in section
26 ninety-seven B point fifty-one (97B.51) of the Code compared
27 to the full monthly benefit provided in this section.

28 Sec. 19. Section ninety-seven B point fifty (97B.50),
29 subsection one (1), Code 1979, as amended by Acts of the
30 Sixty-eighth General Assembly, 1979 Session, chapter thirty-
31 four (34), section ten (10), is amended to read as follows:

32 1. Except as otherwise provided in this section, a member,
33 upon retirement prior to the normal retirement date, is
34 entitled to receive a monthly retirement allowance determined
35 in the same manner as provided for normal retirement in

1 subsections 1, 4 and 5 of section 97B.49 reduced by as follows:

2 a. For a member who is less than sixty-two years of age,
3 by five-tenths of one percent per month for each month that
4 the member's early retirement date precedes the normal
5 retirement date.

6 b. For a member who is at least sixty-two years of age
7 and less than sixty-five years of age, by twenty-five
8 hundredths of one percent per month for each month that the
9 early retirement date precedes the normal retirement date.

10 Sec. 20. Section ninety-seven B point fifty-three (97B.53),
11 subsection two (2), Code 1979, is amended to read as follows:

12 2. ~~If the a vested member's employment with-the-employer~~
13 ~~of-a-member~~ is terminated prior to the member's retirement,
14 other than by death, ~~but-after-the-member-has-either~~

15 ~~a---Completed-at-least-four-years-of-service, or~~

16 ~~b---Has-attained-the-age-of-fifty-five,~~ the member shall
17 receive a monthly retirement allowance commencing on the first
18 day of the month in which the member attains the age of sixty-
19 five years, if the member is then alive, or, if the member
20 so elects in accordance with section 97B.47, commencing on
21 the first day of the month in which the member attains the
22 age of fifty-five and or any month thereafter prior to the
23 date the member attains the age of sixty-five years, and
24 continuing on the first day of each month thereafter during
25 the member's lifetime, provided the member does not receive
26 prior to the date the member's retirement allowance is to
27 commence a refund of accumulated contributions under any of
28 the provisions of this chapter. The amount of each such
29 monthly retirement allowance shall be determined as provided
30 in either section 97B.49 or in section 97B.50, whichever is
31 applicable.

32 Sec. 21. Section ninety-seven B point seventy-three
33 (97B.73), Code 1979, as amended by Acts of the Sixty-eighth
34 General Assembly, 1979 Session, chapter thirty-four (34),
35 section eleven (11), is amended to read as follows:

1 97B.73 MEMBERS FROM OTHER PUBLIC SYSTEMS. A vested or
2 retired member who was not a vested member of a public
3 ~~retirement-system-established-under-sections-294-8,-294-9,~~
4 ~~and-294-10-or~~ a public retirement system in another state
5 but was not vested or retired under that system may, upon
6 submitting verification of membership and service in the other
7 public retirement system to the department not later than
8 July 1, 1979 for members vested on July 1, 1978 or within
9 one year after the member becomes vested, make employer and
10 employee contributions to the system for the period of service
11 in the other public retirement system and receive credit for
12 membership service in this system equivalent to the number
13 of years of service in the other public retirement system.
14 The contributions paid by the vested or retired member for
15 service in the other public retirement system shall be equal
16 to the accumulated contributions as defined in section 97B.41,
17 subsection 13, by the member for that period of membership
18 service and the ~~contributions-of-the~~ employer ~~which-would~~
19 ~~have-been-contributed~~ contribution for that period of
20 membership service that would have been contributed by the
21 vested or retired member and the employer plus interest on
22 the contributions that would have accrued if the member had
23 been a member of this system earning the same wages earned
24 under the other system for the period from the date of service
25 of the member in the other public retirement system to the
26 date of payment of the contributions by the member equal to
27 two percent plus the interest dividend rate applicable for
28 each year.

29 This section is applicable to a vested or retired member
30 who was a member of a public retirement system established
31 in section two hundred ninety-four point eight (294.8), two
32 hundred ninety-four point nine (294.9), and two hundred ninety-
33 four point ten (294.10) of the Code but was not vested or
34 retired under that system. However, the verification and
35 contributions must be submitted not later than July 1, 1981

1 for members who were vested members on July 1, 1980 or within
2 one year after the member becomes a vested member of this
3 system.

4 Sec. 22. Section four hundred eleven point six (411.6),
5 subsection twelve (12), paragraph a, unnumbered paragraph
6 one (1), Code 1979, as amended by Acts of the Sixty-eighth
7 General Assembly, 1979 Session, chapter thirty-four (34),
8 section sixteen (16), and as the section is amended by Acts
9 of the Sixty-eighth General Assembly, 1979 Session, chapter
10 thirty-five (35), section nine (9) and chapter thirty-four
11 (34), section seventeen (17), is amended to read as follows:

12 ~~As of the first of July of each year for members who retire~~
13 ~~on or after July 1, 1979~~ Effective July 1, 1980 and on each
14 July first thereafter, the monthly pensions authorized in
15 this section payable to retired members and to beneficiaries,
16 except children of a deceased member, shall be adjusted as
17 provided in this paragraph. An amount equal to the following
18 percentages of the difference between the monthly earnable
19 compensation ~~received by~~ payable to an active member of the
20 department, of the same rank and position on the salary scale
21 as was held by the retired or deceased member at the time
22 of the member's retirement or death, for July of the preceding
23 year and the monthly earnable compensation payable to an
24 active member of the department of the same rank and position
25 on the salary scale for July of the year just beginning shall
26 be added to the monthly pension of each retired member and
27 each beneficiary as follows:

28 (1) Twenty-five percent for members eligible for a service
29 retirement allowance ~~or their~~ and for beneficiaries receiving
30 a pension under subsection nine (9) of this section.

31 (2) Twenty percent for members with five or more years
32 of membership service who are ~~eligible for~~ receiving an
33 ordinary disability retirement allowance ~~or their~~
34 ~~beneficiaries.~~

35 (3) Twelve and one-half percent for members with less

1 than five years of membership service who are eligible-for
2 receiving an ordinary disability retirement allowance or
3 their, and for beneficiaries receiving a pension under
4 subsection eight (8) of this section.

5 (4) Thirty-three and one-third percent for members eligible
6 for receiving an accidental disability allowance or-their
7 beneficiaries.

8 The adjusted monthly pension shall not be less than the
9 amount which was paid at the time of the member's retirement
10 or death.

11 The amount added to the monthly pension of a surviving
12 spouse receiving a pension under subsection twelve (12),
13 paragraph a of this section shall be equal to one-half the
14 amount that would have been added to the monthly pension of
15 the retired member.

16 Sec. 23. Section six hundred two point fifty-five (602.55),
17 Code 1979, is amended to read as follows:

18 602.55 FUNDS, REPORTS. Each month each judicial magistrate
19 and district associate judge shall file with the clerk of
20 the district court of the proper county a sworn, itemized
21 statement, of all cases disposed of and all funds received
22 and disbursed per case, and at least monthly shall remit to
23 the clerk all funds received by him or her. The clerk shall
24 provide adequate clerical assistance to judicial magistrates
25 and district associate judges to carry out this section.
26 The clerk shall remit ninety percent of all fines and forfeited
27 bail received from a magistrate or district associate judge
28 to the city that was the plaintiff in any action, and shall
29 provide that city with a statement showing the total number
30 of such cases, the total of all fines and forfeited bail
31 collected and the total of all cases dismissed. The clerk
32 shall remit the remaining ten percent to the county treasurer
33 for deposit in the county general fund. The clerk shall remit
34 to the treasurer of the county, for the benefit of the school
35 fund, all other fines and forfeited bail received from a

1 magistrate. All fees and costs for the filing of a complaint
2 or information or upon forfeiture of bail received from a
3 magistrate shall be remitted monthly by the clerk as follows:

4 1. ~~Three-fifths~~ Two-thirds to the state treasurer of state
5 to be credited to the general fund of the state.

6 2. ~~Two-fifths~~ One-third to the county treasurer to be
7 credited to the general fund of the county.

8 Sec. 24. Section six hundred two point sixty-three
9 (602.63), Code 1979, is amended to read as follows:

10 602.63 DOCKETS, JUDGMENTS, COSTS. The clerk of the
11 district court of the county in which a judicial magistrate
12 resides shall furnish the judicial magistrate, district
13 associate judge, or district judge acting as judicial
14 magistrate, a docket in which shall be entered all proceedings
15 except small claims. Such docket shall be indexed and shall
16 contain in each case the title and nature of the action; place
17 of hearing; appearances; and notations of the documents filed
18 with the judicial magistrate, of the proceedings in the case
19 and orders made, of the verdict and judgment including costs,
20 of any satisfaction of the judgment, of whether the judgment
21 was certified to the clerk of the district court, of whether
22 an appeal was taken, and of the amount of the appeal bond.
23 All costs in criminal cases shall be assessed and distributed
24 as in chapter 606, except that the cost of filing and docketing
25 of a complaint or information for a nonindictable misdemeanor
26 shall be ~~five~~ six dollars which shall be distributed pursuant
27 to section 602.55. The ~~five~~ six dollar cost for filing and
28 docketing a complaint or information for a nonindictable
29 misdemeanor shall not apply in cases of overtime parking.
30 If the judgment and costs are not fully and immediately
31 satisfied in criminal cases, the judicial magistrate shall
32 promptly certify a copy of the judgment to the clerk of the
33 district court indicating thereon the portion unsatisfied;
34 and the clerk shall index and file the judgment, whereupon
35 it shall be a judgment of the district court without recording.

1 The chief judge of a district may order that criminal
2 proceedings which are within the jurisdiction of judicial
3 magistrates and district associate judges be combined into
4 centralized dockets for the county if the chief judge
5 determines that administration could be improved thereby.
6 When so ordered, a centralized docket shall be in lieu of
7 individual dockets otherwise prescribed, and the clerk shall
8 compile a centralized docket in the manner prescribed for
9 an individual docket. The chief judge may assign actions
10 and proceedings on centralized dockets to judicial magistrates
11 and district associate judges as he or she deems necessary.

12 Sec. 25. Chapter six hundred five A (605A), Code 1979,
13 is amended by adding the following new section:

14 NEW SECTION. ACTUARIAL VALUATION. The court administra-
15 tor shall cause an actuarial valuation to be made of the as-
16 sets and liabilities of the judicial retirement fund at least
17 once every four years commencing with the fiscal year beginning
18 July 1, 1981. The court administrator shall adopt mortality
19 tables and other necessary factors for use in the actuarial
20 calculations required for the valuation. Following the
21 actuarial valuation, the court administrator shall determine
22 the condition of the system and shall report its findings
23 and recommendations to the general assembly.

24 The cost of the actuarial valuation shall be paid from
25 the judicial retirement fund.

26 Sec. 26. Section six hundred six point fifteen (606.15),
27 subsection one (1), Code 1979, is amended to read as follows:

28 1. For filing any petition, appeal, or writ of error and
29 docketing the same, ~~seven~~ eight dollars. Four dollars of
30 such fee shall remain in the county treasury for the use of
31 the county, and ~~three~~ four dollars of such fee shall be paid
32 into the state treasury and deposited in the general fund
33 of the state. In counties having a population of one hundred
34 thousand or over, an additional one dollar shall be charged
35 and collected, to be known as the journal publication fee

1 and to be used for the purposes provided for in section 618.13.

2 Sec. 27. Section eight hundred five point six (805.6),
3 subsection one (1), paragraph a, Code 1979, is amended to
4 read as follows:

5 a. The commissioner of public safety and the state
6 conservation director, acting jointly, shall adopt a uniform,
7 combined citation and complaint which shall be used for
8 charging all traffic violations in Iowa under state law or
9 local regulation or ordinance, and which shall be used for
10 charging all other violations which are designated by section
11 805.8 to be scheduled violations. This subsection shall not
12 be deemed to prevent the charging of any of those violations
13 by information, by private complaint filed under the provisions
14 of chapter 804, or by a simple notice of fine where permitted
15 by section 321.236, subsection 1. Each uniform citation and
16 complaint shall be serially numbered and shall be in
17 quintuplicate, and the officer shall deliver the original
18 and a copy to the court where the defendant is to appear,
19 two copies to the defendant, and a copy to the law enforcement
20 agency of the officer. The court shall forward the copy of
21 the uniform citation and complaint in accordance with section
22 321.207 when applicable. The uniform citation and complaint
23 shall contain spaces for the parties names; the address of
24 the alleged offender; the registration number of the offender's
25 vehicle; the information required by section 805.2; a promise
26 to appear as provided in section 805.3 and a place where the
27 cited person may sign the promise to appear; a list of the
28 scheduled fines prescribed by section 805.8, either separately
29 or by group, and a statement that the court costs in scheduled
30 offense cases, whether or not a court appearance is required
31 or is demanded, shall be ~~five~~ six dollars; a brief explanation
32 of sections 805.9 and 805.10; a space where the defendant
33 may sign an admission of the violation when permitted by
34 section 805.9; and the uniform citation and complaint shall
35 require that the defendant appear before a court at a specified

1 time and place. The uniform citation and complaint also may
2 contain a space for the imprint of a credit card, and may
3 contain any other information which the commissioner of public
4 safety and the state conservation director may determine.

5 Sec. 28. There is appropriated from the general fund of
6 the state to the Iowa department of job service the sum of
7 five million twenty-five thousand (5,025,000) dollars per
8 year for each fiscal year commencing with the fiscal year
9 beginning July 1, 1980 and ending with the fiscal year begin-
10 ning July 1, 1999 to be deposited in the Iowa public employees'
11 retirement fund and the Iowa old-age and survivors insurance
12 liquidation fund in amounts necessary to fund benefit increases
13 granted in sections three (3), eleven (11), and eighteen (18)
14 of this Act.

15 Sec. 29. Retirement allowances granted in this Act are
16 effective commencing July 1, 1980 unless otherwise specified
17 in this Act.

18 EXPLANATION

19 The bill makes the following changes to the Iowa Public
20 Employees' Retirement System: allows the Department of Job
21 Service to invest up to 10 percent of the IPERS fund in loans
22 secured by real estate mortgages on residential property,
23 increases covered wages one thousand dollars each two years
24 to \$24,000 in 1987, defines inactive vested member, provides
25 for computing benefits of inactive vested members on the basis
26 of the member's retirement date, provides benefits of 47
27 percent of the five-year average covered wage for all persons
28 retiring on or after January 1, 1976; provides full retirement
29 benefits for correctional officers of the Department of Social
30 Services at age 60 after 30 years of service effective July
31 1, 1981 and paid for from funds paid by the Department of
32 Social Services, corrects the date problem for former members
33 of teachers' retirement systems who are vested IPERS members
34 to allow them until July 1, 1981 to make additional
35 contributions to add to their years of service of IPERS

1 membership; reduces the penalty for persons retiring between
2 ages 62 and 65 to .25 percent per month and clarifies vesting
3 requirements.

4 It provides up to \$60 per month increase in benefits for
5 retired IPERS members, IOASI retirees, and persons with 30
6 years of service prior to July 1, 1947. Funds are appropriated
7 to pay for the increases.

8 The bill also makes changes to the escalator provisions
9 for peace officers and police and fire retirement systems
10 members to grant spouses one-half the increase the member
11 would receive, applies the method to all retired members,
12 and clarifies the increases of those members receiving ordinary
13 death or accidental death benefits.

14 The bill increases court filing fees and costs in scheduled
15 violation cases by one dollar each, provides for depositing
16 the money in the general fund of the state, and appropriates
17 additional funds to the judicial retirement fund. It also
18 requires that the Treasurer of State annually report the
19 filing fees and that an actuarial valuation of the Judicial
20 Retirement System be conducted at least once every four years.

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