

SUMMARY OF LEGISLATION APPROVED BY
THE SECOND REGULAR SESSION OF THE SIXTY-SIXTH IOWA GENERAL ASSEMBLY
MEETING IN THE YEAR 1976

ISSUED BY THE IOWA LEGISLATIVE SERVICE BUREAU

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

The various Legalizing Acts passed by the 1976 session are not included in this summary.

The compilation also contains a list of the sections of the Code of Iowa amended or repealed during the 1976 session.

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SECTIONS AMENDED OR REPEALED
 SECOND SESSION, 66TH G.A.
 June 22, 1976

Ch. 1	Add new section	S.F. 1050
2.10, sub. 6	Amended	S.F. 507
2.12, unnum. para. 2	Amended	S.F. 507
veto 2.41*	Amended	H.F. 1573
veto 2.42, sub. 12*	Stricken	H.F. 1573
2.44	Amended	S.F. 507
veto 2.44, unnum. para. 2*	Amended	H.F. 1573
veto 2.45, sub. 2*	Amended	H.F. 1573
veto 2.46, sub. 1	Add new unnum. para.	H.F. 1573
veto 2.46, sub. 4*	Stricken	H.F. 1573
veto 2.48*	Amended	H.F. 1573
veto 2.48***	Repealed	H.F. 1573
veto 2.49***	Repealed	H.F. 1573
veto 2.49, sub. 1	Add new unnum. para.	H.F. 1573
veto 2.50***	Repealed	H.F. 1573
veto 2.51*	Amended	H.F. 1573
veto 2.51***	Repealed	H.F. 1573
veto 2.52***	Repealed	H.F. 1573
veto 2.58***	Repealed	H.F. 1573
veto 2.59*****	Repealed	H.F. 1573
2.59, sub. 3	Amended	H.F. 1080
veto 2.60*****	Repealed	H.F. 1573
veto 2.61*****	Repealed	H.F. 1573
veto 2.62*****	Repealed	H.F. 1573
veto 2.63*****	Repealed	H.F. 1573
veto 2.64*****	Repealed	H.F. 1573
veto 2.65*****	Repealed	H.F. 1573
veto 2.66*****	Repealed	H.F. 1573
4.1	Add new subsection	S.F. 1092
4.1, sub. 1	Amended	S.F. 1280
veto Ch. 5*****	Repealed	H.F. 1573
7.6, unnum. para. 2	Amended	S.F. 1092
veto Ch. 7A****	Repealed	H.F. 1573
veto Ch. 8*****	Repealed	H.F. 1573
8.5, sub. 4	Stricken	S.F. 1280
8.6	Add new subs.	S.F. 1304
8.13, sub. 1	Amended	S.F. 1304
veto Ch. 8B*****	Repealed	H.F. 1573
9.4, sub. 2	Amended	S.F. 1221
13.2, sub. 1	Amended	S.F. 1092
13.3	Amended	S.F. 1190
13.7	Amended	S.F. 1190
13.7	Amended	H.F. 1593
veto Ch. 14*****	Repealed	H.F. 1573
14.6, sub. 4	Amended	S.F. 1092
14.12, sub. 6, paras. j & k	Amended	S.F. 1092
14.21	Add new unnum. para.	S.F. 1280
17.5	Amended	S.F. 1280
17.6	Amended	S.F. 1280
17.21	Amended	S.F. 1092

	17.22, as amended by Ch. 29, sec. 2, Acts 66th-1st G.A.	Amended	S.F. 1092
	17.22, unnum. para. 1, as amended by Ch. 29, sec. 2, Acts 66th-1st G.A.	Amended	S.F. 1226
	17.25	Amended	S.F. 1092
	17A.4	Add new sub.	S.F. 1288
	17A.4, subs. 1 & 2	Amended	S.F. 1288
	17A.5	Amended	S.F. 1288
	17A.6, sub. 1	Amended	S.F. 1288
	17A.6, sub. 3	Amended	S.F. 1288
	17A.8	Add new sub.	S.F. 1288
veto	Ch. 18*****	Repealed	H.F. 1573
	Ch. 18, Div. 1	Add new section	S.F. 1335
	18.3, sub. 4	Amended	H.F. 1570
	18.12, sub. 2	Amended	H.F. 1570
	18.12, sub. 9	Amended	S.F. 1335
	18.97, unnum. para. 1	Amended	S.F. 1092
	18.97, unnum. para. 1, as amended by Ch. 72, Acts 66th- 1st G.A.	Amended	S.F. 1288
	18.97, unnum. para. 1, as amended by S.F. 1092, 66th-2nd G.A. & S.F. 1288, 66th- 2nd G.A.	Amended	S.F. 1280
	18.97, sub. 5	Amended	S.F. 1092
	18.98, sub. 5	Amended	S.F. 1092
	18.99	Amended	S.F. 1092
veto	Ch. 18A****	Repealed	H.F. 1573
	18A.1	Amended	S.F. 507
	18A.5	Amended	S.F. 507
veto	Ch. 19*****	Repealed	H.F. 1573
	19.7	Repealed	H.F. 1346
	19.7, unnum. para. 2	Amended	H.F. 1216
	19.10, as amended by Ch. 75, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1190
	19A.9, sub. 9	Amended	S.F. 1285
veto	Ch. 20****	Repealed	H.F. 1573
	24.6	Amended	H.F. 1346
	24.27	Amended	S.F. 1062
	25.4	Amended	S.F. 1190
	26.6	Amended	S.F. 1280
veto	Ch. 27A*****	Repealed	H.F. 1573
veto	Ch. 28*****	Repealed	H.F. 1573
	28C.1	Amended	H.F. 1593
	Ch. 28E	Add new section	S.F. 1210
	Ch. 28F	Add new section	S.F. 1321
	28F.1	Amended	H.F. 1129
	28F.1	Amended	S.F. 1321
	28F.3	Amended	H.F. 1403

	28F.3	Amended	S.F. 1321
	Ch. 28H**	Repealed	H.F. 1038
veto	Ch. 29***	Repealed	H.F. 1573
	29.1	Amended	H.F. 1346
	29.3	Amended	H.F. 1346
	29A.7	Amended	H.F. 1346
	29A.8	Amended	H.F. 1346
	29A.9, unnum. para. 1	Amended	H.F. 1346
	29A.29	Amended	H.F. 1081
	29A.41	Amended	H.F. 1346
	29A.78	Repealed	H.F. 1584
	Ch. 29C	Amended	H.F. 1346
veto	Ch. 35*****	Repealed	H.F. 1573
	39.2, as amended by Ch. 81, sec. 2, Acts 66th-1st G.A.	Amended	H.F. 1011
	39.3	Add new subsections	H.F. 1011
	Ch. 43	Amended	H.F. 1011
	43.17	Amended	H.F. 1011
	43.46, as amended by Ch. 81, sec. 13, Acts 66th-1st G.A.	Amended	H.F. 1011
	43.58	Amended	H.F. 1011
	43.67	Amended	H.F. 1011
	43.73	Add new unnum. para.	H.F. 1011
	43.78, as amended by Ch. 81, sec. 25, Acts 66th- 1st G.A.	Add new subsection	H.F. 1033
	43.78, as amended by Ch. 81, sec. 25, Acts 66th- 1st G.A., as amended by H.F.1033, sec. 1, Acts 66th-2nd G.A.	Add new subsection	H.F. 1011
	43.78, as amended by Ch. 81, sec. 25, subsec. 1, paras, f & g, Acts 66th-1st G.A.	Amended	H.F. 1011
	43.78, subsec. 3, as amended by Ch. 81, sec. 25, Acts 66th-1st G.A.	Amended	H.F. 1011
	43.90	Amended	H.F. 1011
	43.107	Amended	H.F. 1011
	44.9, subs. 3, 4, & 5	Amended	H.F. 1011
	44.11	Amended	H.F. 1011
	44.14, as amended by Ch. 81, sec. 39, Acts 66th-1st G.A.	Amended	H.F. 1011
	45.3, subs. 1 as amended by Ch. 81, sec. 41, Acts 66th-1st G.A.	Amended	H.F. 1011
	46.12	Amended	S.F. 1092
	46.15	Amended	S.F. 1092
	46.16	Amended	S.F. 1092
	46.20	Amended	S.F. 1092
	46.21	Amended	S.F. 1092
	46.24	Amended	S.F. 1092

Ch. 47	Add new sections	H.F. 1011
47.1, as amended by Ch. 81, sec. 42, Acts 66th-1st G.A.	Amended	H.F. 1011
47.3, unnum. para. 1	Amended	H.F. 1011
47.3, unnum. para. 1 as amended by H.F. 1011, sec. 18, Acts 66th-2nd G.A.	Amended	S.F. 1280
47.3	Add new unnum. para.	H.F. 1011
47.5	Amended	H.F. 1011
Ch. 48	Add new section	H.F. 1010
48.4, as amended by Ch. 81, sec. 48, Acts 66th-1st G.A.	Amended	H.F. 1011
48.5, as amended by Ch. 81, sec. 49, Acts 66th-1st G.A.	Amended	H.F. 1011
48.6, as amended by Ch. 81, sec. 50, sub. 10, Acts 66th-1st G.A.	Stricken	H.F. 1010
48.6, sub. 9, as amended by Ch. 81, sec. 50, Acts 66th-1st G.A.	Amended	H.F. 1010
48.7, as amended by Ch. 81, sec. 51, Acts 66th-1st G.A.	Amended	H.F. 1011
48.11, unnum. para. 2, as amended by Ch. 81, sec. 52, Acts 66th- 1st G.A.	Amended	H.F. 1011
48.16	Amended	H.F. 1011
48.27, sub. 4, para. d, as amended by Ch. 81, sec. 57, Acts 66th-1st G.A.	Amended	H.F. 1011
48.27, sub. 4, para. f	Stricken	H.F. 1011
48.27, sub. 5	Amended	H.F. 1011
48.29	Amended	H.F. 1011
48.31, sub. 7	Stricken	H.F. 1011
48.32	Amended	H.F. 1011
49.4, sub. 2	Amended	H.F. 1011
49.19	Amended	H.F. 1011
49.25, sub. 2, and sub. 3, unnum. para. 1, as amended by Ch. 81, sec. 64, Acts 66th- 1st G.A.	Amended	H.F. 1011
49.25, sub. 3, as amended by Ch. 81, sec. 64, para. d, Acts 66th- 1st G.A.	Stricken	H.F. 1011
49.53, as amended by Ch. 81, sec. 73, Acts 66th-1st G.A.	Amended	H.F. 1011

49.57, sub. 5, as amended by Ch. 81, sec. 74, Acts 66th-1st G.A.	Amended	H.F. 1011
49.73, as amended by Ch. 81, sec. 76, Acts 66th-1st G.A.	Amended	H.F. 1011
49.73, sub. 2, as amended by H.F. 1011, sec. 40, Acts 66th-2nd G.A.	Amended	S.F. 1280
49.77, as amended by Ch. 81, sec. 77, Acts 66th-1st G.A.	Amended	H.F. 1011
49.81, sub. 1, as amended by Ch. 67, sec. 63, Acts 66th-1st G.A.	Amended	H.F. 1011
49.81, as amended by Ch. 81, sec. 80, Acts 66th-1st G.A.	Add new subsection	H.F. 1011
49.90, as amended by Ch. 81, sec. 81, Acts 66th-1st G.A.	Amended	H.F. 1011
49.90, as amended by Ch. 81, sec. 81 Acts 66th-1st G.A.	Amended	S.F. 1280
Ch. 50, as amended by Ch. 81, sec. 84, Acts 66th-1st G.A.	Amended	H.F. 1011
53.8, as amended by Ch. 81, sec. 116, sub. 3, unnum. para. 1, 66th-1st G.A.	Amended	H.F. 1011
53.11	Amended	H.F. 1011
53.22, as amended by Ch. 67, sec. 64, sub. 1, Acts 66th-1st G.A.	Amended	H.F. 1011
Ch. 55	Repealed	S.F. 288
veto Ch. 56***	Repealed	H.F. 1573
veto Ch. 56, as amended by (sub. 5 Ch. 57, sec. 16, 3rd of sec. new sec., Acts 66th- 14) 1st G.A.	Amended	S.F. 1346
56.2, as amended by Ch. 57, sec. 6, 3rd new sub., Acts 66th- 1st G.A.	Amended	S.F. 1346
56.4, unnum. para. 1, as amended by Ch. 57, sec. 7, Acts 66th-1st G.A.	Amended	S.F. 1346
56.5, sub. 2, para. c, as amended by Ch. 57, sec. 8, Acts 66th-1st G.A.*	Stricken	S.F. 1346
56.6, sub. 1, as amended by Ch. 57, sec. 10, Acts 66th-1st G.A.	Amended	S.F. 1346

56.6, sub. 3, para. e, as amended by Ch. 57, sec. 10, Acts 66th-1st G.A.*	Stricken	S.F. 1346
56.6, sub. 3, para. f, as amended by Ch. 57, sec. 10, Acts 66th- 1st G.A.*	Amended	S.F. 1346
56.6, sub. 3, para. h, as amended by Ch. 57, sec. 10, Acts 66th- 1st G.A.*	Amended	S.F. 1346
56.6, sub. 3, para. i, as amended by Ch. 57, sec. 10, Acts 66th- 1st G.A.*	Amended	S.F. 1346
56.10, sub. 1, as amended by Ch. 57, sec. 14, Acts 66th-1st G.A.	Amended	S.F. 1346
56.11, sub. 1*	Amended	S.F. 1346
56.11, subs. 2 & 3*	Amended	S.F. 1346
56.14	Repealed	S.F. 1346
56.15	Repealed	S.F. 1346
56.17*	Amended	S.F. 1346
56.19*	Amended	S.F. 1346
56.21*	Amended	S.F. 1346
56.22*	Amended	S.F. 1346
Ch. 57	Add new section	H.F. 1011
57.1	Amended	H.F. 1011
57.2	Amended	H.F. 1011
57.3	Amended	H.F. 1011
57.4	Amended	H.F. 1011
57.5	Amended	H.F. 1011
57.6	Amended	H.F. 1011
68A.3	Amended	S.F. 244
68B.2, sub. 4	Amended	H.F. 1593
69.8, subs. 1 & 2	Amended	H.F. 1011
69.12, unnum para. 1	Amended	H.F. 1011
69.12, sub. 1, as amended by Ch. 81, sec. 122, Acts 66th-1st G.A.	Amended	H.F. 1011
Ch. 79	Add new section	H.F. 243
79.1, unnum. para. 4	Amended	H.F. 243
79.1, as amended by Ch. 90, sec. 14, Acts 66th-1st G.A.	Add new unnum. para.	H.F. 1583
79.1, unnum. para. 1 as amended by Ch. 90, sec. 14, Acts 66th-1st G.A.	Amended	H.F. 1583
veto 79.21	Repealed	S.F. 1125
veto 79.22	Repealed	S.F. 1125
veto Ch. 80****	Repealed	H.F. 1573
Ch. 80	Add new section	H.F. 1570
80.9, sub. 2	Add new lett. para.	H.F. 1570
80.17	Add new sub.	H.F. 1570

veto Ch. 80B*****	Repealed	H.F. 1573
80B.6, subs. 2 & 3	Amended	S.F. 507
80B.8	Amended	S.F. 507
veto Ch. 80C*****	Repealed	H.F. 1573
85.1, subs. 3 & 5	Amended	H.F. 863
85.22, sub. 3	Amended	S.F. 1304
85.23	Amended	H.F. 863
85.27	Amended	H.F. 863
85.30	Amended	H.F. 863
85.31	Amended	H.F. 1593
85.31, sub. 1, unnum.		
para. 2	Amended	H.F. 863
85.32	Amended	H.F. 863
85.33	Amended	H.F. 863
85.34, unnum. para. 1	Amended	H.F. 863
85.34, sub. 2	Amended	H.F. 1593
85.34, sub. 2, unnum.		
para. 1	Amended	H.F. 863
85.34, sub. 2, paras.		
1, m, o and p	Amended	H.F. 863
85.34, sub. 2, last two		
unnum. paras.	Stricken	H.F. 863
85.34, sub. 3, unnum.		
para. 1	Amended	H.F. 863
85.35, sub. 7	Amended	H.F. 863
85.36, sub. 10, unnum.		
para. 1	Amended	H.F. 863
85.36, sub. 10, para. d	Amended	H.F. 863
85.37	Amended	H.F. 863
85.37	Amended	H.F. 1593
85.39	Add new unlet. para.	H.F. 863
85.49	Amended	H.F. 863
85.56	Repealed	H.F. 863
85.59	Amended	S.F. 1304
85.60	Repealed	S.F. 1304
85.61, sub. 10	Amended	H.F. 863
Ch. 86	Add new section	H.F. 863
veto Ch. 86*****	Repealed	H.F. 1573
86.8	Add new unnum. para.	H.F. 1546
86.8, subs. 1 & 4	Amended	H.F. 863
86.10, unnum. para. 3	Amended	H.F. 863
86.11	Amended	H.F. 863
86.12	Amended	H.F. 863
86.13, unnum. para. 2	Stricken	H.F. 863
86.14	Amended	H.F. 863
86.15	Repealed	H.F. 863
86.16	Repealed	H.F. 863
86.17	Amended	H.F. 863
86.18	Amended	H.F. 863
86.19	Amended	H.F. 863
86.21, unnum. para. 1	Amended	H.F. 863
86.23	Amended	H.F. 863
86.24	Amended	H.F. 863
86.36, sub. 2, para. b	Amended	H.F. 863
86.36, sub. 4	Amended	H.F. 863
86.36, sub. 6	Amended	S.F. 1303

86.37	Amended	H.F. 863
86.38	Amended	H.F. 863
86.39	Amended	S.F. 1092
86.40	Amended	H.F. 863
86.41	Amended	H.F. 863
86.42	Amended	H.F. 863
veto Ch. 88***	Repealed	H.F. 1573
veto Ch. 91*****	Repealed	H.F. 1573
veto 92.21, unnum. para. 1	Amended	H.F. 1593
veto Ch. 93*****	Repealed	H.F. 1573
93.2, as amended by Ch. 91, sec. 1, Acts 66th-1st G.A.	Amended	H.F. 1371
93.5	Amended	S.F. 507
93.7	Add new subs.	H.F. 1371
93.7, sub. 1	Amended	H.F. 1371
93.9	Repealed	H.F. 1371
93.10	Repealed	H.F. 1371
93.11	Repealed	H.F. 1371
93.12	Repealed	H.F. 1371
93.13	Repealed	H.F. 1371
94.1	Repealed	H.F. 1593
94.2, unnum. para. 1	Amended	H.F. 1593
94.3	Repealed	H.F. 1593
96.3, sub. 1	Amended	H.F. 1593
96.3, sub. 4, as amended by Ch. 92, sec. 2, Acts 66th-1st G.A.	Amended	H.F. 1593
96.3, sub. 5, as amended by Ch. 92, sec. 3, Acts 66th-1st G.A.	Amended	H.F. 1593
96.3, sub. 6, para. b	Amended	H.F. 1593
96.4, unnum. para. 1, as amended by Ch. 92, sec. 4, Acts 66th-1st G.A.	Amended	H.F. 1593
96.4, sub. 1, as amended by Ch. 92, sec. 4, Acts 66th-1st G.A.	Amended	H.F. 1593
96.4, sub. 4, as amended by Ch. 92, sec. 4, Acts 66th-1st G.A.	Stricken	H.F. 1593
96.4, sub. 4, as amended by Ch. 92, sec. 4, Acts 66th-1st G.A.	Stricken	H.F. 1593
96.4, sub. 5	Amended	H.F. 1593
96.4, sub. 7, as amended by Ch. 92, sec. 4, Acts 66th-1st G.A.	Amended	H.F. 1593
96.4, sub. 7, as amended by Ch. 92, sec. 4, Acts 66th-1st G.A.	Amended	H.F. 1593
96.5, as amended by Ch. 92, sec. 11, new sub., Acts 66th-1st G.A.	Amended	H.F. 1593

96.5, sub. 1, unnum. para. 1, as amended by sec. 5, Acts 66th-1st G.A.	Amended	H.F. 1593
96.5, sub. 1, para. a as amended by sec. 5, Acts 66th-1st G.A.	Amended	H.F. 1593
96.5, sub. 1, para. f as amended by sec. 5, Acts 66th-1st G.A.	Amended	H.F. 1593
96.5, sub. 1, paras. g, h & i, as amended by Ch. 92, sec. 7, Acts 66th-1st G.A.	Amended	H.F. 1593
96.5, sub. 3, para. a	Amended	H.F. 1593
96.5, sub. 4, unnum. para. 1	Amended	H.F. 1593
96.5, sub. 5, unnum. para. 2	Amended	H.F. 1593
96.5, sub. 5, para. c	Amended	H.F. 1593
96.5, sub. 7	Add new para.	H.F. 1593
96.5, sub. 7, para. b	Amended	H.F. 1593
96.6, sub. 1	Amended	H.F. 1593
96.6, subs. 2 & 3, as amended by Ch. 92, sec. 12, Acts 66th-1st G.A.	Amended	H.F. 1593
96.6, sub. 4	Amended	H.F. 1593
96.6, subs. 5, 6, 7 & 8	Amended	H.F. 1593
96.7, as amended by Acts 66th-1st G.A.	Add new sub.	H.F. 1593
96.7, sub. 1, para. b	Amended	H.F. 1593
96.7, sub. 2, para. a	Amended	H.F. 1593
96.7, sub. 3, para. a, subpara. 1	Amended	H.F. 1593
96.7, sub. 3, para. a, subpara. 4	Amended	H.F. 1593
96.7, sub. 3, para. a, subpara. 6	Amended	H.F. 1593
96.7, sub. 3, para. b, unnum. para. 5	Amended	H.F. 1593
96.7, sub. 3, para. b, unnum. para. 6	Amended	H.F. 1593
96.7, sub. 3, para. d, unnum. para. 1	Amended	H.F. 1593
96.7, sub. 3, para. e, as amended by Ch. 92, sec. 14 and Ch. 93, sec. 1, Acts 66th-1st G.A.	Amended	H.F. 1593
96.7, sub. 3, para. f	Amended	H.F. 1593
96.7, sub. 4, as amended by Ch. 92, sec. 15, Acts 66th-1st G.A.	Amended	H.F. 1593
96.7, sub. 5, 6 & 7	Amended	H.F. 1593
96.7, sub. 8, as amended by Ch. 92, sec. 16, Acts 66th-1st G.A.	Amended	H.F. 1593
96.7, sub. 9	Amended	H.F. 1593

96.7, sub. 10, as amended by Ch. 92, sec. 17, Acts 66th-1st G.A.	Amended	H.F. 1593
96.7, subs. 11, 12 & 13	Amended	H.F. 1593
96.7, sub. 13	Amended	S.F. 1280
96.8, as amended by Ch. 92, secs. 18 & 19, Acts 66th-1st G.A.	Amended	H.F. 1593
96.9, subs. 1, 2, 3 & 4	Amended	H.F. 1593
96.9, sub. 6	Amended	H.F. 1593
96.9, sub. 8	Amended	H.F. 1593
96.10	Amended	H.F. 1593
96.11, subs. 1, 2, & 3	Amended	H.F. 1593
96.11, subs 4 & 5, as amended by Ch. 92, sec. 20, Acts 66th- 1st. G.A.	Amended	H.F. 1593
96.11, subs. 6, 7, 8, 9, & 10	Amended	H.F. 1593
96.11, sub. 11	Amended	H.F. 1593
96.12, sub. 2	Amended	H.F. 1593
96.11, sub. 12	Amended	H.F. 1593
96.12, sub. 1	Amended	H.F. 1593
96.13	Amended	H.F. 1593
96.14, subs. 1 & 2	Amended	H.F. 1593
96.14, sub. 3, unnum. paras. 3, 4, 5, 6, 7, 8, 9, & 10	Amended	H.F. 1593
96.14, sub. 3, unnum. para. 11	Amended	H.F. 1593
96.14, sub. 5	Amended	H.F. 1593
96.15, sub. 2	Amended	H.F. 1593
96.16, sub. 4	Amended	H.F. 1593
96.17, as amended by Ch. 92, sec. 26, Acts 66th-1st G.A.	Amended	H.F. 1593
96.18	Amended	H.F. 1593
96.19, sub. 6, para. g	Amended	H.F. 1593
96.19, sub. 6, para. j	Amended	H.F. 1593
96.19, sub. 7, para. d as created by Ch. 92, sec. 29, Acts 66th- 1st G.A.*****	Amended	H.F. 1593
96.19, sub. 7, para. d*****	Amended	H.F. 1593
96.19, sub. 7, para. f	Amended	H.F. 1593
96.19, sub. 7, para. g, subparas. 2 & 3	Amended	H.F. 1593
96.19, sub. 10, para. b, as amended by Ch. 92, sec. 32, Acts 66th-1st G.A.	Amended	H.F. 1593
96.19, sub. 13, as amended by Ch. 92, sec. 34, Acts 66th-1st G.A.	Amended	H.F. 1593
96.19, sub. 14	Amended	H.F. 1593
96.19, sub. 18	Amended	H.F. 1593

96.19, sub. 21, as amended by Ch. 93, sec. 3, Acts 66th-1st G.A.	Amended	H.F. 1593
96.19, sub. 29	Amended	H.F. 1593
96.19, sub. 30	Amended	H.F. 1593
96.19, sub. 31	Amended	H.F. 1593
96.20	Amended	H.F. 1593
96.21	Amended	H.F. 1593
96.24	Amended	H.F. 1593
96.25	Amended	H.F. 1593
96.26	Amended	H.F. 1593
96.29	Amended	H.F. 1593
97.51, sub. 1, para. b	Amended	H.F. 1593
97.51, sub. 1, para. c	Amended	H.F. 1593
97.51, sub. 1, unnum. para. 1	Amended	H.F. 1593
97.51, sub. 2	Amended	H.F. 1593
97.51, sub. 3	Amended	H.F. 1593
97.51, sub. 4	Amended	H.F. 1593
97.51, sub. 6	Amended	H.F. 1593
97.52	Amended	H.F. 1593
97A.1, sub. 10	Amended	H.F. 914
97A.1, subs. 11 & 12	Amended	H.F. 914
97A.1, sub. 14	Amended	H.F. 914
97A.1, sub. 16	Amended	H.F. 914
97A.5, sub. 1	Amended	H.F. 914
97A.5, subs. 10, 11 & 12	Amended	H.F. 914
97A.6, sub. 1	Add new para.	H.F. 914
97A.6, sub. 2, para. b	Amended	H.F. 914
97A.6, sub. 3	Amended	H.F. 914
97A.6, sub. 4, para. b	Amended	H.F. 914
97A.6, sub. 7, para. a	Amended	H.F. 914
97A.6, sub. 8, unnum. para. 1, paras. a & b	Amended	H.F. 914
97A.6, sub. 8, unnum. para. 2	Amended	H.F. 914
97A.6, sub. 15	Add new para.	H.F. 914
97A.6, sub. 15, para. a	Amended	H.F. 914
97A.7	Add new sub.	H.F. 914
97A.7, sub. 3	Amended	H.F. 914
97A.8, sub. 3	Add new para.	H.F. 914
97A.8, sub. 3, para. b	Amended	H.F. 914
Ch. 97B	Add new sections	H.F. 1583
97B.3	Amended	H.F. 1593
97B.4	Amended	H.F. 1593
97B.5	Amended	H.F. 1593
97B.6	Amended	H.F. 1593
97B.7, sub. 2, unnum. para. 1	Amended	H.F. 1593
97B.7, sub. 2, paras. b, c, d, e, and f	Amended	H.F. 1593
97B.7, sub. 3	Amended	H.F. 1593
97B.8	Amended	H.F. 1593
97B.9	Amended	H.F. 1593
97B.10	Amended	H.F. 1593
97B.11, as amended by Ch. 50, sec. 3, Acts 66th-1st G.A.**	Amended	H.F. 1583

97B.14	Amended	H.F. 1593
97B.15	Amended	H.F. 1593
97B.16	Amended	H.F. 1593
97B.17	Amended	H.F. 1593
97B.18	Amended	H.F. 1593
97B.19	Amended	H.F. 1593
97B.20	Amended	H.F. 1593
97B.22	Amended	H.F. 1593
97B.23	Amended	H.F. 1593
97B.25	Amended	H.F. 1593
97B.26	Amended	H.F. 1593
97B.26	Amended	H.F. 1593
97B.27	Amended	H.F. 1593
97B.28	Amended	H.F. 1593
97B.29	Amended	H.F. 1593
97B.33	Amended	H.F. 1593
97B.34	Amended	H.F. 1593
97B.36	Amended	H.F. 1593
97B.37	Amended	H.F. 1593
97B.38	Amended	H.F. 1593
97B.41, sub. 1, para. a, as amended by Ch. 50, sec. 4, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.41, sub. 3, para. a, subparas. 2 & 3	Amended	H.F. 1593
97B.41, sub. 3, para. b, as amended by Ch. 50, secs. 8 & 9, Acts 66th- 1st G.A.*****	Add new subpara.	H.F. 1106
97B.41, sub. 3, para. b, subpara. 4, as amended by Ch. 50, sec. 9, Acts 66th-1st G.A.*****	Amended	H.F. 1106
97B.41, sub. 17	Amended	H.F. 1593
97B.41, sub. 19	Amended	H.F. 1593
97B.43, unnum. para. 2, as amended by Ch. 50, sec. 14, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.43, unnum. para. 3, as amended by Ch. 50, sec. 14, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.45, as amended by Ch. 50, sec. 15, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.46, as amended by Ch. 50, sec. 16 Acts 66th-1st G.A.	Amended	H.F. 1593
97B.47	Amended	H.F. 1593
97B.48, sub. 2	Amended	H.F. 1593
97B.49, as amended by Ch. 50, sec. 18, sub. 6, Acts 66th-1st G.A.*****	Amended	H.F. 1583
97B.49, subs. 1 & 2, as amended by Ch. 50, sec. 18, Acts 66th-1st G.A.	Amended	H.F. 1593

97B.51	Amended	H.F. 1593
97B.52, as amended by Ch. 50, sec. 20, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.53, as amended by Ch. 50, sec. 21, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.54	Amended	H.F. 1593
97B.55	Amended	H.F. 1593
97B.57	Amended	H.F. 1593
97B.58	Amended	H.F. 1593
97B.59	Amended	H.F. 1593
97B.60	Amended	H.F. 1593
97B.61, as amended by Ch. 50, sec. 22, Acts 66th-1st G.A.	Amended	H.F. 1593
97B.64	Amended	H.F. 1593
97B.66	Repealed	H.F. 1593
97B.68, sub. 1	Amended	H.F. 1593
97B.70	Amended	H.F. 1593
97B.71	Amended	H.F. 1593
97C.2, sub. 5	Amended	H.F. 1593
97C.14	Amended	H.F. 1593
99B.6, as amended by Ch. 99B, sec. 8, sub. 1, para. g, Acts 66th- 1st G.A.	Amended	S.F. 1102
99B.6, as amended by Ch. 99, sec. 8, sub. 1, para. g, Acts 66th-1st G.A., as amended by S.F. 1102, sec. 1, unnum. para. 1, 66th-2nd G.A.	Amended	S.F. 1233
99B.9, as amended by Ch. 99B, sec. 11, sub. 1, para. g, Acts 66th- 1st G.A.	Amended	S.F. 1102
99B.9, as amended by Ch. 99, sec. 11, sub. 1, para. g, Acts 66th- 1st G.A.	Amended	S.F. 1233
100.31, unnum. paras. 1 & 2	Amended	H.F. 1044
100.36	Amended	H.F. 1298
101.3	Amended	S.F. 1064
veto Ch. 107*****	Repealed	H.F. 1573
107.24, sub. 10	Stricken	H.F. 1584
Ch. 109	Add new section	H.F. 1390
109.48	Add new paragraph	H.F. 1439
109.76	Amended	S.F. 240
109.130, as amended by Ch. 108, Acts 66th- 1st G.A.	Amended	H.F. 1390
109.131	Amended	H.F. 1390
110.17, unnum. para. 7	Amended	H.F. 59

110B.3, as amended by		
Ch. 113, sec. 3,	Amended	S.F. 1280
Acts 66th-1st G.A.		
111B.1, unnum. para. 1	Amended	S.F. 1021
veto Ch. 114****	Repealed	H.F. 1573
veto Ch. 115****	Repealed	H.F. 1573
115.5	Amended	H.F. 1451
veto Ch. 116*****	Repealed	H.F. 1573
veto Ch. 117*****	Repealed	H.F. 1573
117.1	Amended	S.F. 53
117.2	Amended	S.F. 53
117.5	Amended	S.F. 53
117.6	Amended	S.F. 53
117.8	Amended	S.F. 53
117.15	Amended	S.F. 53
117.16, unnum. para. 3	Amended	S.F. 53
117.20	Amended	S.F. 53
117.21	Amended	S.F. 53
117.22	Amended	S.F. 53
117.24	Amended	S.F. 53
117.26	Amended	S.F. 53
117.27	Amended	S.F. 53
117.28	Amended	S.F. 53
117.29	Amended	S.F. 53
117.30	Amended	S.F. 53
117.33	Amended	S.F. 53
117.34	Amended	S.F. 53
117.46, sub. 1	Amended	S.F. 53
117.46, subs. 1, 2 & 3	Amended	S.F. 487
veto Ch. 118*****	Repealed	H.F. 1573
veto Ch. 118A*****	Repealed	H.F. 1573
veto Ch. 120*****	Repealed	H.F. 1573
Ch. 121	Repealed	S.F. 1280
veto Ch. 123*****	Repealed	H.F. 1573
veto 123.6	Amended	H.F. 1457
125.2	Add new sub.	H.F. 1277
125.2, sub. 8	Stricken	H.F. 1277
125.7, sub. 2	Amended	H.F. 1277
125.9, sub. 1	Amended	H.F. 1277
125.10, subs. 8 & 9	Amended	H.F. 1277
125.10, sub. 11	Amended	H.F. 1277
125.10, sub. 15	Amended	H.F. 1277
125.13	Add new sub.	H.F. 1277
125.17, subs. 1 & 2	Amended	H.F. 1277
125.17, sub. 6	Amended	H.F. 1277
125.18, sub. 3	Amended	H.F. 1277
125.19, sub. 5	Amended	H.F. 1277
125.22	Amended	H.F. 1277
125.22	Repealed	H.F. 1277
125.27, unnum. paras. 1 & 2	Amended	H.F. 1277
125.27	Add new unnum. para.	H.F. 1277
125.28	Add new unnum. para.	H.F. 292
125.28, as amended by		
Ch. 10, sec. 4,		
Acts 66th-1st G.A.	Amended	H.F. 1277
125.29	Amended	H.F. 1277

125.30	Amended	H.F. 1277
125.31	Amended	H.F. 1277
125.32	Amended	H.F. 292
125.33	Amended	H.F. 292
125.33	Amended	H.F. 1277
125.34	Amended	H.F. 292
125.36	Amended	H.F. 292
127.11, sub. 1	Amended	S.F. 1280
127.12, as amended by Ch. 67, sec. 13, Acts 66th-1st G.A.	Amended	S.F. 1280
veto Ch. 135*****	Repealed	H.F. 1573
Ch. 135D*	Add new section	H.F. 1590
135D.22*	Add new sub.	H.F. 1590
135D.22, sub. 2*	Amended	H.F. 1590
135D.26, sub. 1, para. c	Amended	S.F. 1272
135D.26, sub. 2	Amended	S.F. 1272
135D.28	Repealed	H.F. 1590
135D.29, as amended by Ch. 67, sec. 14, Acts 66th-1st G.A.	Repealed	H.F. 1508
135D.30	Repealed	H.F. 1508
135D.31	Repealed	H.F. 1508
135D.32	Repealed	H.F. 1508
Ch. 144	Add new section	H.F. 774
144.23	Add new subsection	H.F. 798
144.24	Amended	H.F. 798
145.19	Amended	S.F. 1092
Ch. 147	Add new section	S.F. 1288
147.1, subs. 2 & 3	Amended	S.F. 476
147.2*	Amended	S.F. 476
147.3	Amended	S.F. 476
147.13	Amended	S.F. 476
147.14	Add new subsection	S.F. 476
147.70	Amended	S.F. 1092
147.80	Add new subsection	S.F. 476
147.80, subs. 13 & 14	Amended	S.F. 1141
147.86	Amended	S.F. 1141
147.105	Repealed	H.F. 1503
147.106	Repealed	H.F. 1503
147.107	Repealed	H.F. 1503
147.108	Repealed	H.F. 1503
147.109	Repealed	H.F. 1503
147.110	Repealed	H.F. 1503
veto 147.118*****	Repealed	H.F. 1573
veto 147.119*****	Repealed	H.F. 1573
veto 147.120*****	Repealed	H.F. 1573
veto 147.121*****	Repealed	H.F. 1573
veto 147.122*****	Repealed	H.F. 1573
veto 147.123*****	Repealed	H.F. 1573
veto 147.124*****	Repealed	H.F. 1573
veto 147.125*****	Repealed	H.F. 1573
veto 147.126*****	Repealed	H.F. 1573
veto 147.127*****	Repealed	H.F. 1573
veto 147.128*****	Repealed	H.F. 1573
veto 147.129*****	Repealed	H.F. 1573

veto	147.130*****	Repealed	H.F. 1573
veto	147.131*****	Repealed	H.F. 1573
veto	147.132*****	Repealed	H.F. 1573
veto	147.133*****	Repealed	H.F. 1573
veto	147.134*****	Repealed	H.F. 1573
veto	Ch. 148*****	Repealed	H.F. 1573
veto	Ch. 148A***	Repealed	H.F. 1573
veto	Ch. 148B*****	Repealed	H.F. 1573
veto	Ch. 149*****	Repealed	H.F. 1573
veto	Ch. 150*****	Repealed	H.F. 1573
veto	Ch. 150A*****	Repealed	H.F. 1573
veto	Ch. 151****	Repealed	H.F. 1573
veto	Ch. 152***	Repealed	H.F. 1573
	Ch. 152	Repealed	H.F. 1503
veto	Ch. 153*****	Repealed	H.F. 1573
veto	Ch. 154*****	Repealed	H.F. 1573
veto	Ch. 154A*****	Repealed	H.F. 1573
veto	Ch. 154B***	Repealed	H.F. 1573
	Ch. 155	Add new section	H.F. 200
veto	Ch. 155*****	Repealed	H.F. 1573
	155.3	Add new subsections	H.F. 200
	155.3, sub. 5	Amended	H.F. 1464
	155.12, unnum. para. 2	Amended	H.F. 1464
	155.13, sub. 6	Amended	H.F. 200
veto	Ch. 156*****	Repealed	H.F. 1573
veto	Ch. 159*****	Repealed	H.F. 1573
	170.29	Amended	H.F. 1495
	170.34	Repealed	H.F. 24
veto	Ch. 173****	Repealed	H.F. 1573
	173.1, sub. 4	Amended	S.F. 488
	173.4	Amended	S.F. 488
	173.12	Amended	H.F. 1038
	Ch. 175	Repealed	S.F. 1280
	176A.10	Amended	H.F. 1059
	Ch. 192	Add new section	S.F. 1263
	Ch. 196	Repealed	H.F. 1490
	Ch. 200	Add new section	H.F. 787
	Ch. 203A	Add new section	H.F. 200
	203A.2	Add new subsections	H.F. 200
	203A.10, sub. 2	Amended	H.F. 200
	204.204, sub. 4	Add new paras.	S.F. 1341
	204.206	Add new subs.	S.F. 1341
	204.208	Add new sub.	S.F. 1341
	204.210	Add new subs.	S.F. 1341
	204.305, sub. 2	Amended	S.F. 1092
	204.306	Add new unnum. para.	H.F. 1464
	204.505, sub. 1	Add new para.	H.F. 1464
	206.5	Amended	H.F. 1509
	206.6, sub. 4	Amended	H.F. 1509
	206.8, sub. 3	Amended	H.F. 1509
	206.13	Amended	H.F. 1359
	206.18, sub. 4	Amended	H.F. 1509
	Ch. 211	Repealed	S.F. 1280
	215.2	Amended	H.F. 1556
	215.4	Amended	H.F. 1556
veto	Ch. 217*****	Repealed	H.F. 1573

	217.3, sub. 2	Amended	S.F. 1314
	217.4	Amended	S.F. 1314
	217.22	Amended	S.F. 253
	218.1, sub. 11	Stricken	H.F. 1460
	218.3, sub. 1	Amended	H.F. 1460
	218.34	Amended	H.F. 1460
	218.90	Amended	H.F. 503
	219.14	Amended	S.F. 1314
	222.13	Add new unnum. para.	H.F. 292
	222.18	Add new unnum. para.	H.F. 292
	222.31	Add new subsection	H.F. 292
	222.82	Amended	H.F. 292
veto	Ch. 224B*****	Repealed	H.F. 1573
	225.1	Amended	H.F. 1436
	225.2	Amended	H.F. 1436
	225.4	Repealed	H.F. 1436
	225.5	Amended	H.F. 1436
	225.6	Repealed	H.F. 1436
	225.7	Amended	H.F. 1436
	225.10, as amended by Ch. 139, sec. 42, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.11, as amended by Ch. 139, sec. 43, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.14, as amended by Ch. 139, sec. 46, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.15, as amended by Ch. 139, sec. 47, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.16, unnum. para. 1, as amended by Ch. 139, sec. 48, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.17, unnum. para. 1, as amended by Ch. 139, sec. 49, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.18	Amended	H.F. 1436
	225.20, as amended by Ch. 139, sec. 50, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.22	Amended	H.F. 1436
	225.23	Amended	H.F. 1436
	225.25	Amended	H.F. 1436
	225.27, as amended by Ch. 139, sec. 51, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.28	Amended	H.F. 1436
	225.29	Repealed	H.F. 1436
	225.30, as amended by Ch. 139, sec. 52, Acts 66th-1st G.A.	Amended	H.F. 1436
	225.32	Amended	H.F. 1436
	225.33	Amended	H.F. 1436

	225.34	Amended	H.F. 1436
	225.43	Amended	H.F. 1436
	225.44	Amended	H.F. 1436
	225.45	Amended	H.F. 1436
veto	Ch. 225B***	Repealed	H.F. 1573
	230.20**	Amended	S.F. 1314
	230.21	Amended	H.F. 292
	230.21**	Amended	S.F. 1314
	230.22**	Amended	S.F. 1314
	230.23**	Amended	S.F. 1314
	230.25	Amended	H.F. 292
	230.26	Amended	H.F. 292
	230.28	Repealed	H.F. 292
	230.29	Repealed	H.F. 292
	230.30	Amended	H.F. 292
	231.3, unnum. para. 2*	Amended	H.F. 614
	232.2, sub. 8 & 9*	Amended	H.F. 614
	232.4	Amended	S.F. 273
	232.5	Amended	S.F. 273
	232.12*	Amended	H.F. 614
	232.27*	Amended	H.F. 614
	232.29*	Amended	H.F. 614
	232.36*	Amended	H.F. 614
	232.40*	Repealed	H.F. 614
	232.41*	Repealed	H.F. 614
	232.42*	Repealed	H.F. 614
	232.43*	Repealed	H.F. 614
	232.44*	Repealed	H.F. 614
	232.45*	Repealed	H.F. 614
	232.46*	Repealed	H.F. 614
	232.47*	Repealed	H.F. 614
	232.48*	Repealed	H.F. 614
	232.49*	Repealed	H.F. 614
	232.50*	Repealed	H.F. 614
	232.51, unnum. para. 1*	Amended	H.F. 614
	232.58	Amended	S.F. 1092
	232.60*	Repealed	H.F. 614
	232.63, as amended by Ch. 142, sec. 10, Acts 66th-1st G.A.*	Amended	H.F. 614
	235.3, sub. 3*	Amended	H.F. 614
	235A.24, sub. 2	Amended	S.F. 507
	Ch. 236	Repealed	S.F. 1280
	237A.16	Add new sub.	S.F. 1314
	238.24, unnum. para. 2*	Amended	H.F. 614
	238.25*	Repealed	H.F. 614
	238.26*	Repealed	H.F. 614
	238.27*	Repealed	H.F. 614
	238.28*	Repealed	H.F. 614
	238.29*	Repealed	H.F. 614
	238.32, sub. 1*	Amended	H.F. 614
	239.5	Add new unnum. para.	S.F. 1105
	Ch. 240	Repealed	S.F. 1280
	244.1	Amended	H.F. 1460
	244.2	Amended	H.F. 1460
	244.3, unnum. para. 1	Amended	H.F. 1460

	244.4	Amended	H.F. 1460
	244.5	Amended	H.F. 1460
	244.6	Amended	H.F. 1460
	244.9	Repealed	H.F. 1460
	244.10	Amended	H.F. 1460
	244.14	Amended	H.F. 1460
	244.15	Repealed	H.F. 1460
	Ch. 245	Add new section	S.F. 253
	245.1, unnum. para. 2	Stricken	H.F. 1063
	245.6	Repealed	H.F. 1063
	245.7	Amended	H.F. 1063
	245.14, as amended by Ch. 146, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1139
	246.11	Amended	S.F. 253
	246.44, as amended by Ch. 146, sec. 2, Acts 66th-1st G.A.	Amended	S.F. 1139
veto	Ch. 247****	Repealed	H.F. 1573
	247.16	Repealed	S.F. 1139
	Ch. 249A	Add new section	S.F. 1314
veto	Ch. 249B***	Repealed	H.F. 1573
	249B.1	Amended	S.F. 507
	249B.5	Amended	H.F. 812
	249B.6	Amended	S.F. 507
	249B.6	Amended	S.F. 1280
	249C.1, sub. 4	Amended	S.F. 1280
	249C.14	Amended	H.F. 1593
veto	Ch. 250*****	Repealed	H.F. 1573
	252.10	Repealed	H.F. 292
	252.11	Repealed	H.F. 292
	252.12	Repealed	H.F. 292
	252.13	Amended	H.F. 292
	252.43, unnum. para. 3	Amended	S.F. 1280
	252.44	Repealed	S.F. 1280
	252A.1, unnum. para. 2	Amended	H.F. 1063
	252A.2, sub. 4	Amended	H.F. 1063
	252A.3, subs. 1 & 2	Amended	H.F. 1063
	252A.3, subs. 6 & 7	Amended	H.F. 1063
	252A.6, subs. 1 & 3	Amended	H.F. 1063
	252A.6, sub. 4, unnum. para. 1	Amended	H.F. 1063
	252A.6, subs. 10 & 13	Amended	H.F. 1063
	253.3	Amended	S.F. 1280
	Ch. 254	Repealed	S.F. 1280
	Ch. 256	Repealed	S.F. 1280
veto	Ch. 257*****	Repealed	H.F. 1573
	257.9, sub. 5	Amended	S.F. 1261
	257.10, sub. 11	Amended	H.F. 1472
	257.11	Amended	S.F. 1261
	259A.2, as amended by Ch. 154, sec. 2, Acts 66th-1st G.A.	Amended	H.F. 1040
	Ch. 259B	Repealed	S.F. 1280
	Ch. 261	Add new section	S.F. 1261
veto	Ch. 261*****	Repealed	H.F. 1573

261.1, subs. 4 & 5	Amended	S.F. 507
261.4	Amended	S.F. 507
261.9	Add new sub.	S.F. 1261
261.9, sub. 5	Add new para.	S.F. 1261
261.9, sub. 5, unnum. para. 1	Amended	S.F. 1261
261.10	Amended	S.F. 1261
261.11	Amended	S.F. 1261
261.12, as amended by Ch. 60, sec. 4, Acts 66th-1st G.A.	Amended	S.F. 1261
veto Ch 262***	Repealed	H.F. 1573
262.7, sub. 6	Amended	S.F. 1261
262.9, sub. 6	Amended	H.F. 1098
262.69	Amended	S.F. 1200
Ch. 270	Add new section	S.F. 1261
Ch. 271	Repealed	S.F. 1261
Ch. 272A	Add new section	H.F. 1582
272B.2	Amended	S.F. 507
273.3, sub. 12	Amended	H.F. 1582
277.4	Amended	H.F. 1011
277.20, unnum. para. 1	Amended	H.F. 1011
277.28, unnum. para. 6	Stricken	H.F. 1011
278.1, sub. 8	Stricken	S.F. 1280
Ch. 279	Add new sections	H.F. 1582
279.12	Add new unnum. para.	H.F. 1581
279.13	Amended	S.F. 205
279.18	Repealed	H.F. 795
279.24	Amended	S.F. 205
279.40	Add new paragraph	H.F. 243
279.40, unnum. para. 1	Amended	H.F. 243
280A.15, subs. 1 & 3	Amended	H.F. 1011
280A.23, sub. 4	Amended	S.F. 1261
280A.25	Add new sub.	S.F. 1261
280A.40	Amended	H.F. 1534
282.1	Amended	H.F. 795
282.7, unnum. para. 1	Amended	H.F. 795
282.20, unnum. paras. 1, 2 & 3	Amended	H.F. 795
282.24, unnum. para. 1, as amended by Ch. 153, sec. 9, Acts 66th-1st G.A.	Amended	H.F. 795
285.1, sub. 3	Amended	H.F. 628
285.1, sub. 5	Amended	H.F. 628
285.1, sub. 12	Amended	H.F. 795
285.1, sub. 17, para. c	Amended	H.F. 628
285.2, unnum. para. 4	Amended	H.F. 628
285.4, unnum. para. 1	Stricken	S.F. 1280
285.10	Add new sub.	H.F. 628
285.10, sub. 7, para. b	Amended	H.F. 628
285.10, sub. 9	Amended	H.F. 628
285.11, sub. 6	Amended	H.F. 628
285.11, sub. 7	Amended	H.F. 628
286A.3	Repealed	S.F. 1280
292.5	Repealed	S.F. 1280
292.6	Repealed	S.F. 1280
292.7	Repealed	S.F. 1280

292.8	Repealed	S.F. 1280
294.15, unnum. para. 2	Amended	H.F. 1593
297.5	Amended	S.F. 74
297.7, sub. 1	Amended	H.F. 467
299.11, unnum. para. 2	Amended	H.F. 1162
299.13	Amended	H.F. 1162
veto Ch. 303***	Repealed	H.F. 1573
303.3	Amended	S.F. 1126
veto Ch. 303A****	Repealed	H.F. 1573
303B.9	Amended	S.F. 1191
304.3, sub. 6	Amended	S.F. 507
304.4	Amended	S.F. 507
veto Ch. 304A*****	Repealed	H.F. 1573
veto Ch. 305*****	Repealed	H.F. 1573
305.14	Amended	S.F. 1300
Ch. 305A	Add new sections	S.F. 1126
306B.1, sub. 2	Amended	S.F. 1280
306B.5	Amended	S.F. 1265
306C.11, sub. 4	Amended	S.F. 1265
306C.11, sub. 5, as amended by H.F. 91, sec. 1, Acts 66th-2nd G.A.	Add new para.	S.F. 1265
306C.11, sub. 5, unnum. para. 2	Amended	H.F. 91
306C.13, sub. 6	Amended	S.F. 1265
306C.18, unnum. para. 5	Amended	H.F. 91
306C.19, paras. 1 & 2	Amended	S.F. 1265
veto Ch. 307*****	Repealed	H.F. 1573
307.26	Add new subs.	H.F. 1480
307.26, sub. 3, para. c	Stricken	H.F. 1480
307.26, sub. 9	Amended	H.F. 1480
307.26, sub. 10	Amended	S.F. 1280
307A.6	Repealed	H.F. 1584
308A	Add new section	H.F. 1332
311.7, unnum. paras. 1 & 2	Amended	H.F. 739
317.1, sub. 2	Amended	H.F. 1123
Ch. 321	Add new section	H.F. 736
Ch. 321	Add new section	H.F. 1407
Ch. 321	Add new section	H.F. 1432
Ch. 321	Add new section	S.F. 1306
Ch. 321	Add new sections	S.F. 1145
Ch. 321, as amended by Acts 66th-1st and 2nd G.A.	Add new section	H.F. 1332
321.1, as amended by Ch. 67 and 170, Acts 66th-1st G.A.	Add new subs.	H.F. 1332
321.1, as amended by Ch. 67 and 170, Acts 66th-1st G.A.	Add new subs.	H.F. 1407
321.1, sub. 3	Amended	H.F. 1332
321.1, sub. 72	Amended	H.F. 1332
321.4	Amended	H.F. 1332
321.19, sub. 1	Amended	S.F. 1280
321.34, unnum. para. 1	Amended	H.F. 1332
321.37, unnum. para. 1	Amended	H.F. 1332

321.44	Amended	H.F. 1332
321.46, unnum. para. 1*	Amended	H.F. 1332
321.50, sub. 1	Amended	S.F. 1272
321.50, sub. 5	Amended	S.F. 1272
321.50, sub. 7, as amended by Ch. 171, sec. 8, Acts 66th-1st G.A.	Amended	S.F. 1272
321.51, sub. 6	Amended	H.F. 1332
321.76	Amended	H.F. 1407
321.80	Amended	H.F. 1407
321.81	Amended	H.F. 1407
321.82	Amended	H.F. 1407
321.83	Amended	H.F. 1407
321.84	Amended	H.F. 1407
321.85	Amended	H.F. 1407
321.86	Amended	H.F. 1407
321.87	Amended	H.F. 1407
321.89	Amended	H.F. 324
321.91	Amended	H.F. 1407
321.92	Amended	H.F. 1407
321.93	Amended	H.F. 1407
321.94	Amended	H.F. 1407
321.95	Amended	H.F. 1407
321.96	Amended	H.F. 1407
321.100, sub. 1	Amended	H.F. 1407
321.100	Add new sub.	H.F. 1407
321.117, as amended by Ch. 171, sec. 11, Acts 66th-1st G.A.	Amended	H.F. 1332
321.121	Amended	H.F. 1332
321.123, sub. 3, unlett. para. 2	Amended	H.F. 1332
321.123, sub. 3, unnum. para. 2	Amended	H.F. 744
321.126, sub. 5, unnum. para. 1	Amended	H.F. 1332
321.134, unnum. para. 1	Amended	H.F. 1332
321.176, sub. 1	Amended	H.F. 1332
321.177, sub. 1	Amended	H.F. 1332
321.178, sub. 1, unnum. para. 3	Amended	H.F. 1332
321.178, as amended by Ch. 79, sec. 15 Acts 66th-1st G.A.	Add new sub.	H.F. 1332
321.181	Add new para.	H.F. 1332
321.181	Add new unnum. para.	S.F. 1145
321.182	Amended	H.F. 1332
321.184	Amended	H.F. 1332
321.186	Amended	H.F. 1332
321.187	Amended	H.F. 1332
321.189*	Amended	H.F. 1332
321.189	Amended	S.F. 1145
321.190	Amended	H.F. 1332
321.191, unnum. para. 1	Amended	H.F. 1332
321.192	Amended	H.F. 1332
321.193, unnum. para. 1	Amended	H.F. 1332
321.195	Amended	H.F. 1332
321.195	Amended	S.F. 1145
321.201	Add new unlett. para.	H.F. 1332

321.211	Amended	H.F. 1332
321.216	Amended	H.F. 1332
321.218	Add new unlett. para.	H.F. 1332
321.231	Amended	H.F. 1332
321.232	Repealed	H.F. 1332
321.238, sub. 1	Amended	H.F. 1332
321.238, sub. 12, as amended by Ch. 179, sec. 1, Acts 66th-1st G.A.	Amended	H.F. 1332
321.238, sub. 12 as amended by Ch. 179, sec. 1, Acts 66th-1st G.A.	Add new unnum. para.	H.F. 1332
321.238, sub. 21, para. a	Amended	S.F. 1280
321.238, sub. 21, para. c	Amended	H.F. 1332
321.238, sub. 21, unnum. para. 3	Amended	H.F. 1332
321.252, unnum. para. 1	Amended	H.F. 1332
321.253	Amended	H.F. 1332
321.275	Add new sub.	H.F. 1332
321.281, unnum. para. 4	Stricken	S.F. 1280
321.283, sub. 3	Amended	H.F. 1277
321.288	Amended	H.F. 1332
321.288	Add new sub.	H.F. 1332
321.296	Repealed	H.F. 1332
321.317, sub. 3	Amended	H.F. 1332
321.324, unnum. para. 1	Amended	H.F. 1332
321.342	Amended	H.F. 1480
321.343	Amended	H.F. 1480
321.343, unnum. para. 1	Amended	H.F. 628
321.373, sub. 6	Amended	H.F. 628
321.373	Add new sub.	H.F. 628
321.376, unnum. para. 1	Amended	H.F. 1332
321.378	Amended	H.F. 628
321.383	Add new sub.	H.F. 1332
321.385	Amended	H.F. 1332
321.393, unnum. para. 4	Amended	H.F. 1332
321.423	Amended	H.F. 1332
321.428, unnum. para. 1	Amended	H.F. 1332
321.430, sub. 1	Amended	H.F. 1332
321.430, sub. 4, para. a	Amended	H.F. 1332
321.438	Amended	H.F. 1332
321.455	Amended	H.F. 1332
321.457, sub. 3	Amended	H.F. 1332
321.457, sub. 5	Amended	H.F. 1332
321.478	Amended	H.F. 1332
321.485, sub. 2, para. b	Amended	H.F. 1332
321.485, unnum. para. 2	Amended	H.F. 1332
321.486, unnum. para. 2	Amended	H.F. 1432
321E.3, unnum. para. 1	Amended	H.F. 1432
321E.9, sub. 7	Amended	H.F. 1432
321E.11	Amended	H.F. 1432
321E.16	Amended	H.F. 1432
325.13	Amended	H.F. 1432
325.14	Repealed	H.F. 1432
325.15	Repealed	H.F. 1432
325.16	Repealed	H.F. 1432
325.17	Amended	H.F. 1432

325.19	Amended	H.F. 1432
325.20	Repealed	H.F. 1432
325.37	Amended	H.F. 1332
326.10	Amended	H.F. 1432
Ch. 328	Add new sections	S.F. 1278
Ch. 328	Add new section	H.F. 1584
328.1	Add new subs.	S.F. 1278
328.1, sub. 13	Amended	S.F. 1278
328.12	Add new subs.	S.F. 1278
328.12, sub. 4	Amended	S.F. 1278
328.12, sub. 5, as amended by Ch. 35, sec. 16, Acts 66th-1st G.A.	Amended	S.F. 1278
328.13	Amended	S.F. 1278
328.14	Amended	S.F. 1278
328.15	Amended	S.F. 1278
328.16	Amended	S.F. 1278
328.19, as amended by Ch. 186, Acts 66th- 1st G.A.	Amended	S.F. 1278
328.35	Amended	S.F. 1278
329.1, sub. 2	Amended	S.F. 1278
330.9, unnum. para. 3	Amended	S.F. 1278
331.27	Amended	H.F. 1011
Ch. 332	Add new section	S.F. 1249
332.3, as amended by Ch. 187, sec. 1, Acts 66th-1st G.A.	Add new sub.	H.F. 1480
332.3	Add new sub.	S.F. 1244
332.3	Add new sub.	H.F. 1277
332.3, sub. 25	Amended	H.F. 1346
332.7	Amended	S.F. 1203
339.5	Amended	S.F. 1126
336.2, sub. 2	Amended	S.F. 1092
341A.7	Amended	S.F. 1122
345.6	Amended	H.F. 1011
358.9, as amended by Ch. 81, sec. 148, unnum. paras. 1 & 2, Acts 66th-1st G.A.	Amended	H.F. 1011
359.23	Amended	H.F. 1011
364.10, as amended by Ch. 67, sec. 39, Acts 66th-1st G.A.	Repealed	H.F. 1480
364.12, sub. 2, para. a	Amended	H.F. 1363
368.7, unnum. para. 2, as amended by Ch. 203, sec. 15, Acts 66th- 1st G.A.	Amended	H.F. 1363
368.19, as amended by Ch. 197, sec. 9, Acts 66th-1st G.A.	Amended	H.F. 1011
368.20, sub. 1	Amended	H.F. 1363
372.9, sub. 3	Amended	H.F. 1363
372.13, sub. 2, as amended by Ch. 81, sec. 150, Acts 66th-1st G.A.	Amended	H.F. 1011

372.13, sub. 5	Amended	H.F. 1363
372.13, sub. 8, unnum. para. 1, as amended by Ch. 203, sec. 23, Acts 66th-1st G.A.	Amended	S.F. 1280
Ch. 376	Add new section	H.F. 1011
376.2, unnum. para. 2 as amended by Ch. 197, sec. 18, Acts 66th- 1st G.A.	Amended	H.F. 1011
376.4, unnum. paras 1 & 4, as amended by Ch. 203, sec. 25, Acts 66th-1st G.A.	Amended	H.F. 1011
376.7	Amended	H.F. 1011
376.8	Amended	H.F. 1011
376.9, as amended by Ch. 197, sec. 20, Acts 66th-1st G.A.	Amended	H.F. 1011
380.8, unnum. para. 4, as amended by Ch. 197, sec. 23, Acts 66th- 1st G.A.	Amended	H.F. 1363
384.10	Amended	H.F. 1361
384.11	Amended	H.F. 1403
384.19, unnum. para. 1, as amended by Ch. 197, sec. 28, Acts 66th-1st G.A.	Amended	S.F. 1062
384.51	Add unnum. para.	H.F. 1009
384.65, sub. 5	Amended	H.F. 1009
384.82, as amended by Ch. 203, sec. 36, Acts 66th-1st G.A.	Amended	S.F. 1325
390.1, as amended by Ch. 199, sec. 1, Acts 66th-1st G.A.	Add new sub.	S.F. 1338
400.2	Amended	S.F. 1086
400.8, sub. 1, as amended by Ch. 200, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1086
400.13, unnum. para. 1	Amended	S.F. 1086
Ch. 409	Add new sections	H.F. 909
409.1	Amended	H.F. 909
409.12	Amended	H.F. 909
409.14, unnum. paras. 1 & 7	Amended	H.F. 909
409.15	Amended	H.F. 909
409.17	Amended	H.F. 909
409.26	Amended	H.F. 909
409.27	Repealed	H.F. 909
409.28	Repealed	H.F. 909
409.29	Repealed	H.F. 909
409.30	Repealed	H.F. 909
409.31	Repealed	H.F. 909
409.32	Repealed	H.F. 909
409.33	Repealed	H.F. 909
409.34	Repealed	H.F. 909

409.35	Repealed	H.F. 909
409.36	Repealed	H.F. 909
409.38	Amended	H.F. 909
409.43	Amended	H.F. 909
Ch. 411	Add new sections	H.F. 914
411.1, subs. 12, 13 & 14	Amended	H.F. 914
411.1, sub. 18	Amended	H.F. 914
411.5, sub. 1, paras. a, b, & d	Amended	H.F. 914
411.5	Add new sub.	H.F. 914
411.5, sub. 9	Amended	H.F. 914
411.5, subs. 11, 12 & 13	Amended	H.F. 914
411.6, sub. 2, para. b	Amended	H.F. 914
411.6, sub. 3	Amended	H.F. 914
411.6, sub. 4, para. b	Amended	H.F. 914
411.6, sub. 6, unnum. para. 1	Amended	H.F. 914
411.6, sub. 7, para. a	Amended	H.F. 914
411.6, sub. 8, unnum. para. 1, paras. a & b	Amended	H.F. 914
411.6, sub. 8, unnum. para. 2	Amended	H.F. 914
411.6, sub. 14, para. a	Amended	H.F. 914
411.7, sub. 3	Amended	H.F. 914
411.8, sub. 3	Add new para.	H.F. 914
411.8, sub. 3, para. b	Amended	H.F. 914
419.13	Amended	S.F. 1280
420.220, unnum. para. 1	Amended	S.F. 1280
veto Ch. 421*****	Repealed	H.F. 1573
422.4, sub. 4	Amended	H.F. 392
422.4, sub. 17, as amended by Ch. 206, sec. 1, Acts 66th-1st G.A.*****	Amended	S.F. 1060
422.5, as amended by Ch. 207, sec. 1, Acts 66th-1st G.A.	Add new unnum. para.	H.F. 1590
422.6	Add new unnum. para.	H.F. 1321
422.9, sub. 2, para. d*	Amended	H.F. 614
422.16, sub. 9	Amended	H.F. 1320
422.16, sub. 9	Amended	H.F. 749
422.16, sub. 11, para. e	Amended	H.F. 749
422.28	Amended	H.F. 749
422.32, sub. 4, as amended by Ch. 206, sec. 2, Acts 66th-1st G.A.*****	Amended	S.F. 1060
422.58, sub. 1	Amended	H.F. 749
422.61, sub. 4, as amended by Ch. 206, sec. 3, Acts 66th-1st G.A.*****	Amended	S.F. 1060
425.17	Add new subsection	S.F. 1062
425.17, sub. 10, as amended by Ch. 213, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1062
425.23, sub. 1, as amended by Ch. 213, sec. 3, Acts 66th-1st G.A.	Amended	S.F. 1062
427.1*	Add new sub.	H.F. 1590
428.4, unnum. para. 1	Amended	H.F. 1200
428.4, unnum. para. 1	Amended	H.F. 1564

428.7	Amended	H.F. 909
437.14, sub. 3	Amended	S.F. 1258
Ch. 441	Add new sections	H.F. 909
Ch. 441	Add new sections	H.F. 1200
441.11	Amended	S.F. 1063
441.21, sub. 1, unnum. para. 9, as amended by Ch. 205, sec. 2, Acts 66th-1st G.A.	Amended	H.F. 1564
441.23, as amended by Ch. 218, sec. 1, Acts 66th-1st G.A.	Amended	H.F. 1564
441.26	Amended	H.F. 1564
441.28	Amended	H.F. 1564
441.30	Amended	H.F. 1564
441.33	Amended	H.F. 1564
441.35, unnum. para. 2	Amended	H.F. 1200
441.35, unnum. para. 2	Amended	H.F. 1564
441.37, unnum. para. 1	Amended	H.F. 1564
441.45, as amended by Ch. 219, secs. 1 & 2, Acts 66th-1st G.A.	Amended	H.F. 1564
441.47	Amended	H.F. 1564
441.48, as amended by Ch. 205, sec. 3, Acts 66th-1st G.A.	Amended	H.F. 1564
441.49, as amended by Ch. 205, sec. 4, Acts 66th-1st G.A.	Amended	H.F. 1564
442.7, as amended by Ch. 79, sec. 19, Acts 66th-1st G.A.	Add new sub.	S.F. 1261
442.7, as amended by Ch. 79, sec. 19, subsec. 2, para. b, Acts 66th-1st G.A.	Amended	S.F. 1062
442.7, as amended by Ch. 79, sec. 19, sub. 2, unnum. para. 1, Acts 66th-1st G.A.	Amended	S.F. 1062
444.12, sub. 1, para. f	Amended	H.F. 1460
444.12, sub. 2, unnum. para. 1	Amended	H.F. 689
455.36	Amended	H.F. 1200
450.6	Amended	H.F. 1590
450.9, sub. 2	Amended	H.F. 1590
450.9, sub. 4	Amended	H.F. 1590
450.13	Amended	S.F. 1280
450.15	Amended	S.F. 1280
450.16	Repealed	S.F. 1280
450.35	Repealed	S.F. 1280
450.63	Amended	H.F. 1590
450.74	Repealed	S.F. 1280
450.75	Repealed	S.F. 1280
450.76	Repealed	S.F. 1280
450.77	Repealed	S.F. 1280

	450.78	Repealed	S.F. 1280
	450.79	Repealed	S.F. 1280
	450.80	Repealed	S.F. 1280
	450.82	Repealed	S.F. 1280
	450.83	Repealed	S.F. 1280
	451.6, as amended by Ch. 221, sec. 2, Acts 66th-1st G.A.	Amended	H.F. 1590
	453.13, as amended by Ch. 225, sec. 1, Acts 66th- 1st G.A.	Amended	H.F. 1403
	Ch. 455	Add new section	S.F. 547
	455.4	Add new unnum. para.	S.F. 547
veto	Ch. 455A***	Repealed	H.F. 1573
veto	Ch. 455B***	Repealed	H.F. 1573
	455B.30, sub. 3	Amended	H.F. 1477
	455B.30, sub. 5	Amended	H.F. 1477
	455B.30, sub. 7	Amended	H.F. 1477
	455B.30, sub. 10	Amended	H.F. 1477
	455B.30	Add new subs.	H.F. 1477
	455B.31	Amended	H.F. 1477
	455B.32, sub. 2	Amended	H.F. 1477
	455B.32, sub. 3	Amended	H.F. 1477
	455B.32	Add new subs.	H.F. 1477
	455B.33	Amended	H.F. 1477
	455B.34	Amended	H.F. 1477
	455B.35, unnum. para. 1	Amended	H.F. 1477
	455B.35	Add new sub.	H.F. 1477
	Ch. 455B, Div. III, part 1	Add new section	H.F. 1477
	455B.39	Amended	H.F. 1477
	455B.44	Amended	H.F. 1477
	455B.45	Amended	H.F. 1477
	455B.46	Amended	H.F. 1477
	455B.48	Amended	H.F. 1477
	455B.49, sub. 2	Amended	H.F. 1477
	455B.49, sub. 4	Amended	H.F. 1477
	455B.49	Add new sub.	H.F. 1477
	Ch. 455B, Div. III, part 1	Add new section	H.F. 1477
	455B.74	Amended	H.F. 1477
	455B.32, sub. 4	Repealed	H.F. 1477
	455B.37	Repealed	H.F. 1477
	455B.38	Repealed	H.F. 1477
	455B.43	Repealed	H.F. 1477
	455B.65	Repealed	H.F. 1477
	455B.66	Repealed	H.F. 1477
veto	Ch. 467A****	Repealed	H.F. 1573
	467A.7	Add new sub.	H.F. 1558
	Ch. 468	Repealed	S.F. 1280
veto	Ch. 474*****	Repealed	H.F. 1573
	474.10	Amended	H.F. 1480
	474.12	Amended	H.F. 1480
	474.13, as amended by Ch. 170, sec. 4, Acts 66th-1st G.A.	Repealed	H.F. 1480

474.14, as amended by Ch. 170, sec. 5, Acts 66th-1st G.A.	Amended	H.F. 1480
474.15	Amended	H.F. 1480
474.16	Amended	H.F. 1480
474.17	Amended	H.F. 1480
474.18	Amended	H.F. 1480
474.20	Amended	H.F. 1480
474.21	Amended	H.F. 1480
474.23	Amended	H.F. 1480
474.24	Repealed	H.F. 1480
474.26	Amended	H.F. 1480
474.29	Amended	H.F. 1480
474.30	Amended	H.F. 1480
474.34	Amended	H.F. 1480
474.35	Amended	H.F. 1480
474.36	Amended	H.F. 1480
474.37	Amended	H.F. 1480
474.38	Amended	H.F. 1480
474.39	Amended	H.F. 1480
474.40	Amended	H.F. 1480
474.42	Amended	H.F. 1480
474.43	Amended	H.F. 1480
474.48	Amended	H.F. 1480
474.49	Repealed	H.F. 1480
474.53	Repealed	H.F. 1480
474.54	Amended	H.F. 1480
476.27	Amended	H.F. 1480
Ch. 477	Add new section	H.F. 1480
477.13	Amended	H.F. 1480
477.14	Repealed	H.F. 1480
477.15	Amended	H.F. 1480
477.18	Amended	H.F. 1480
477.26, as amended by Ch. 170, sec. 9, Acts 66th-1st, G.A.	Amended	H.F. 1480
477.37, as amended by Ch. 170, sec. 6, Acts 66th-1st G.A.	Repealed	H.F. 1480
477.38	Repealed	H.F. 1480
477.39	Repealed	H.F. 1480
477.40	Repealed	H.F. 1480
477.41	Repealed	H.F. 1480
477.42, as amended by Ch. 170, sec. 11, Acts 66th-1st G.A.	Amended	H.F. 1480
477.53	Amended	H.F. 1480
477.58	Repealed	H.F. 1480
477.59	Repealed	H.F. 1480
477.60	Repealed	H.F. 1480
477.64	Amended	H.F. 1480
Ch. 478	Add new sections	H.F. 1480
478.13	Amended	H.F. 1480
478.21, as amended by Ch. 232, Acts 66th- 1st G.A.	Amended	H.F. 1480

478.22, as amended by Ch. 232, sec. 2, Acts 66th-1st G.A.	Amended	H.F. 1480
478.23, as amended by Ch. 232, sec. 3, Acts 66th-1st G.A.	Amended	H.F. 1480
478.26	Repealed	H.F. 1480
Ch. 479	Add new section	H.F. 1480
479.1	Amended	H.F. 1480
479.2	Amended	H.F. 1480
479.4	Amended	H.F. 1480
479.7	Repealed	H.F. 1480
479.8	Amended	H.F. 1480
479.10, as amended by Ch. 170, sec. 23, Acts 66th-1st G.A.	Amended	H.F. 1480
479.12	Amended	H.F. 1480
479.13	Amended	H.F. 1480
479.14, unnum. para. 2	Amended	H.F. 1480
479.15	Amended	H.F. 1480
479.17	Amended	H.F. 1480
479.19	Repealed	H.F. 1480
479.20	Add new sub.	H.F. 1480
479.20, unnum. para. 1	Amended	H.F. 1480
479.20, sub. 7	Amended	H.F. 1480
479.22, as amended by Ch. 170, sec. 24, Acts 66th-1st G.A.	Repealed	H.F. 1480
479.23, as amended by Ch. 170, sec. 25, Acts 66th-1st G.A.	Repealed	H.F. 1480
479.24	Repealed	H.F. 1480
479.25, as amended by Ch. 170, sec. 26, Acts 66th-1st G.A.	Repealed	H.F. 1480
479.26	Repealed	H.F. 1480
479.27	Repealed	H.F. 1480
479.28	Repealed	H.F. 1480
479.29, as amended by Ch. 170, sec. 27, Acts 66th-1st G.A.	Amended	H.F. 1480
479.30	Amended	H.F. 1480
479.33	Repealed	H.F. 1480
479.36	Repealed	H.F. 1480
479.38	Repealed	H.F. 1480
479.39	Repealed	H.F. 1480
479.40	Repealed	H.F. 1480
479.41	Repealed	H.F. 1480
479.42	Repealed	H.F. 1480
479.43	Repealed	H.F. 1480
479.44	Repealed	H.F. 1480
479.46	Amended	H.F. 1480
479.47	Repealed	H.F. 1480
479.48	Repealed	H.F. 1480
479.49	Amended	H.F. 1480
479.50	Amended	H.F. 1480

479.51	Repealed	H.F. 1480
479.53	Repealed	H.F. 1480
479.54	Repealed	H.F. 1480
479.55	Amended	H.F. 1480
479.56	Amended	H.F. 1480
479.57	Amended	H.F. 1480
479.58	Amended	H.F. 1480
479.59	Repealed	H.F. 1480
479.60	Amended	H.F. 1480
479.61	Amended	H.F. 1480
479.62	Amended	H.F. 1480
479.63	Amended	H.F. 1480
479.64	Amended	H.F. 1480
479.65	Amended	H.F. 1480
479.66	Amended	H.F. 1480
479.67	Amended	H.F. 1480
479.68	Amended	H.F. 1480
479.69	Amended	H.F. 1480
479.70	Amended	H.F. 1480
479.71	Repealed	H.F. 1480
479.72	Amended	H.F. 1480
479.73	Amended	H.F. 1480
479.74	Repealed	H.F. 1480
479.99	Amended	H.F. 1480
479.100	Repealed	H.F. 1480
479.103	Amended	H.F. 1480
479.104	Amended	H.F. 1480
479.105	Amended	H.F. 1480
479.106	Amended	H.F. 1480
479.109	Repealed	H.F. 1480
479.110	Repealed	H.F. 1480
479.111	Repealed	H.F. 1480
479.112	Repealed	H.F. 1480
479.113	Repealed	H.F. 1480
479.114	Repealed	H.F. 1480
479.115	Repealed	H.F. 1480
479.116	Amended	H.F. 1480
479.117	Repealed	H.F. 1480
479.118	Repealed	H.F. 1480
479.121	Repealed	H.F. 1480
479.127	Repealed	H.F. 1480
Ch. 480	Repealed	H.F. 1480
481.1	Amended	H.F. 1480
481.3, as amended by Ch. 170, sec. 30, Acts 66th-1st G.A.	Amended	H.F. 1480
481.4	Amended	H.F. 1480
481.9	Add new sub.	H.F. 1480
489.15, unnum. para. 1 Ch. 490A	Amended	H.F. 1470
490A.1, unnum. para. 3	Add new sections	S.F. 1258
490A.23, as amended by Ch. 67, sec. 44, Acts 66th-1st G.A.	Amended	S.F. 1258
490A.24	Repealed	S.F. 1258
490A.27	Repealed	H.F. 1470

496A.2	Add new subsection	S.F. 524
496A.25	Amended	S.F. 524
496A.34, unnum. para. 1	Amended	S.F. 524
496A.35, unnum. para. 1	Amended	S.F. 524
496A.39	Amended	S.F. 524
496A.40, unnum. para. 2	Amended	S.F. 524
496A.44	Amended	S.F. 524
496A.103	Amended	S.F. 524
496A.111	Add new unnum. para.	S.F. 524
496A.122	Amended	S.F. 524
496A.142, sub. 1	Amended	S.F. 524
496A.142, sub. 12	Amended	S.F. 524
amended by Ch. 233, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1111
496C.2, sub. 1, as amended by Ch. 233, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1111
503.2, unnum. para. 1	Amended	H.F. 362
507.1	Amended	S.F. 1280
512.29	Amended	S.F. 1280
512.45, unnum. para. 1	Amended	S.F. 1280
512A.3	Amended	S.F. 1280
515.46	Amended	S.F. 1280
Ch. 515B	Add new section	H.F. 1483
515B.2, sub. 3, unlet- tered para. 2	Amended	H.F. 1483
515B.2, sub. 4	Amended	H.F. 1483
515B.5, sub. 1, para. c	Amended	H.F. 1483
515B.5, sub. 1, para. d	Amended	H.F. 1483
515B.5, sub. 2, para. g	Amended	H.F. 1483
515B.8, sub. 2	Amended	H.F. 1483
515B.9, sub. 1	Amended	H.F. 1483
515B.16	Amended	H.F. 1483
518.15, unnum. para. 2	Amended	S.F. 1280
518A.38	Repealed	S.F. 1280
518A.40	Amended	S.F. 1280
519.5, as amended by Ch. 239, sec. 20, Acts 66th-1st G.A.	Amended	H.F. 1492
Ch. 524, Div. XII	Add new section	H.F. 1478
Ch. 524, as amended by Ch. 240, sec. 4, Acts 66-1st G.A.	Amended	H.F. 1478
524.201	Amended	S.F. 1221
veto 524.201*****	Repealed	H.F. 1573
veto 524.202*****	Repealed	H.F. 1573
veto 524.203*****	Repealed	H.F. 1573
veto 524.204*****	Repealed	H.F. 1573
veto 524.205*****	Repealed	H.F. 1573
veto 524.206*****	Repealed	H.F. 1573
veto 524.207*****	Repealed	H.F. 1573
veto 524.208*****	Repealed	H.F. 1573
veto 524.209*****	Repealed	H.F. 1573
veto 524.210*****	Repealed	H.F. 1573

veto 524.211*****	Repealed	H.F. 1573
veto 524.212*****	Repealed	H.F. 1573
veto 524.213*****	Repealed	H.F. 1573
veto 524.214*****	Repealed	H.F. 1573
veto 524.215*****	Repealed	H.F. 1573
veto 524.216*****	Repealed	H.F. 1573
veto 524.217*****	Repealed	H.F. 1573
veto 524.218*****	Repealed	H.F. 1573
veto 524.219*****	Repealed	H.F. 1573
veto 524.220*****	Repealed	H.F. 1573
veto 524.221*****	Repealed	H.F. 1573
veto 524.222*****	Repealed	H.F. 1573
veto 524.223*****	Repealed	H.F. 1573
veto 524.224*****	Repealed	H.F. 1573
veto 524.225*****	Repealed	H.F. 1573
veto 524.226*****	Repealed	H.F. 1573
veto 524.227*****	Repealed	H.F. 1573
524.205, sub. 1	Amended	S.F. 488
524.227, sub. 4, para. c	Amended	H.F. 829
524.312, sub. 1	Amended	S.F. 1280
524.706, sub. 1	Amended	H.F. 1367
524.706, sub. 1	Add new paragraph	H.F. 1367
524.901, sub. 2	Amended	S.F. 357
524.905, sub. 2	Amended	S.F. 443
524.905, sub. 6, para. e	Add new subpara.	S.F. 443
524.1002, sub. 2	Amended	S.F. 442
524.1202, sub. 1	Amended	H.F. 1478
524.1202, sub. 2	Amended	H.F. 1478
524.1204, as amended by Ch. 240, sec. 6, Acts 66th-1st G.A.	Amended	H.F. 1478
533.4, as amended by Ch. 240, sec. 15 Acts 66th-1st G.A.	Amended	H.F. 1478
533.16, unnum. para. 1, as amended by Ch. 241, sec. 10, Acts 66th-1st G.A.	Amended	H.F. 1226
533.37, sub. 4, para. c Ch. 534	Amended	H.F. 829
534.2, sub. 5	Add new sections	S.F. 487
534.8, sub. 2	Amended	S.F. 487
534.11, sub. 7	Amended	S.F. 487
534.19, as amended by Ch. 240, sec. 17, Acts 66th-1st G.A.	Amended	H.F. 1478
534.19, sub. 6	Amended	S.F. 487
534.19, sub. 7	Amended	S.F. 487
534.19, sub. 8	Amended	S.F. 487
534.19, sub. 20	Amended	S.F. 487
534.21, sub. 2	Amended	S.F. 487
534.21, sub. 3	Amended	S.F. 487
534.21, sub. 4, paras. a, c, and d	Amended	S.F. 487
534.41, sub. 5	Amended	S.F. 487
534.41, sub. 5	Amended	H.F. 114

534.70, sub. 4, para. c	Amended	H.F. 829
535.2, sub. 2	Amended	S.F. 503
536.29, sub. 4, para. c	Amended	H.F. 829
536A.29, sub. 4, para. c	Amended	H.F. 829
Ch. 537, Art. 6, part 1	Add new section	H.F. 829
537.1301, sub. 29, para. d	Amended	H.F. 1512
537.1301, sub. 30	Amended	H.F. 1512
537.1301, sub. 32	Amended	H.F. 1512
537.2305, sub. 1	Amended	H.F. 829
537.2310, sub. 2	Add new paragraph	S.F. 194
537.3310, sub. 1	Amended	H.F. 1494
537.6204	Repealed	H.F. 829
543.1	Add new subs.	H.F. 807
543.1, sub. 8	Amended	H.F. 807
543.2	Amended	H.F. 807
543.5, sub. 7	Amended	H.F. 807
543.14	Add new unnum. para.	H.F. 807
543.17, sub. 1, unnum. para. 1	Amended	H.F. 807
543.17, sub. 2, unnum. para. 1	Amended	H.F. 807
543.17, sub. 2, unnum. para. 3	Amended	H.F. 807
543.17, sub. 2, unnum. para. 4	Amended	H.F. 807
543.18	Add new unnum. para.	H.F. 807
543.18, sub. 1	Amended	H.F. 807
543.28, unnum. para. 1	Amended	H.F. 807
543.28, unnum. para. 2	Amended	H.F. 807
543.28, unnum. para. 3	Amended	H.F. 807
543.28, unnum. para. 5	Amended	H.F. 807
543.33, sub. 5	Amended	H.F. 807
543.36	Amended	H.F. 807
551.3	Repealed	S.F. 1280
Ch. 552	Repealed	S.F. 1280
Ch. 553*	Repealed	H.F. 584
554.1201, sub. 32	Amended	S.F. 1272
554.9103, sub. 1, para. c	Amended	S.F. 1272
554.9103, sub. 2, para. a	Amended	S.F. 1272
554.9204, sub. 1	Amended	S.F. 1272
554.9302, sub. 3, para. b	Amended	S.F. 1272
554.9313, sub. 4, paras. c & d	Amended	S.F. 1272
554.9401, sub. 1, para. b	Amended	S.F. 1272
554.9402, sub. 3	Amended	S.F. 1272
554.9402, sub. 6	Amended	S.F. 1272
554.9402, sub. 7	Amended	S.F. 1272
veto 554.9407	Amended	S.F. 1221
554.9407, sub. 2	Amended	S.F. 1272
554.9407, sub. 3	Amended	S.F. 1272
554.9504, sub. 1, para. c	Amended	S.F. 1272
554.9505, sub. 2	Amended	S.F. 1272
554.9506	Amended	S.F. 1272
554.11105	Add new sub.	S.F. 1272
554.11105, sub. 4	Amended	S.F. 1272
554.11105, sub. 5, para. a	Amended	S.F. 1272
554.11105, sub. 6	Amended	S.F. 1272

554.11105, sub. 7	Amended	S.F. 1272
558.1	Amended	S.F. 1272
558.42	Amended	S.F. 1272
558.66	Amended	S.F. 1092
573.2	Amended	H.F. 1327
590.1, unnum. para. 2	Amended	H.F. 1497
Ch. 593	Repealed	S.F. 1280
Ch. 594	Repealed	S.F. 1280
598.3	Amended	H.F. 352
598.5	Add new subsection	H.F. 352
598.10	Repealed	H.F. 352
598.11, unnum. para. 1	Amended	H.F. 352
598.13, unnum. para. 1	Amended	H.F. 352
598.16, unnum. para. 2	Amended	H.F. 352
598.16, unnum. para. 3	Amended	H.F. 352
598.17	Amended	H.F. 352
598.19	Amended	H.F. 352
598.25, subs. 1 & 2	Amended	H.F. 352
598.27	Repealed	H.F. 352
598.33	Repealed	H.F. 352
599.6	Repealed	S.F. 1280
600.1*	Amended	H.F. 614
600.2*	Amended	H.F. 614
600.3*	Amended	H.F. 614
600.4*	Amended	H.F. 614
600.5*	Amended	H.F. 614
600.6*	Amended	H.F. 614
600.7*	Amended	H.F. 614
600.8*	Amended	H.F. 614
600.9*	Amended	H.F. 614
600.10*	Amended	H.F. 614
veto Ch. 601*****	Repealed	H.F. 1573
veto Ch. 601A****	Repealed	H.F. 1573
601A.3	Add new paragraph	H.F. 812
601A.5, sub. 1	Amended	H.F. 812
veto Ch. 601B*****	Repealed	H.F. 1573
veto Ch. 601F*****	Repealed	H.F. 1573
601F.3, sub. 8	Amended	H.F. 1593
veto Ch. 601G*****	Repealed	H.F. 1573
602.18, sub. 2	Amended	S.F. 136
602.52	Amended	H.F. 1462
Ch. 605	Add new section	H.F. 1465
605.2	Amended	S.F. 1092
605.8, unnum. para. 2	Amended	H.F. 1451
605.8, unnum. para. 3	Amended	H.F. 1451
605.14	Amended	S.F. 1092
605.15	Amended	S.F. 1092
605.24	Amended	S.F. 1092
605.25	Amended	S.F. 1092
605.26, unnum. para. 1	Amended	S.F. 488
605.27	Amended	S.F. 1092
605A.3	Amended	S.F. 1092
605A.4	Amended	S.F. 1092
605A.8	Amended	S.F. 1092
605A.12	Amended	S.F. 1092
605A.14	Amended	S.F. 1092

606.14	Amended	S.F. 1092
606.15, sub. 1	Amended	S.F. 1072
607.2, sub. 2	Amended	S.F. 1280
607.2, sub. 3	Repealed	S.F. 1280
607.2, sub. 4	Repealed	S.F. 1280
607.2, sub. 5	Repealed	S.F. 1280
608.2	Amended	S.F. 345
608.9	Repealed	S.F. 345
609.1, subs. 1, 2, & 3	Amended	S.F. 345
609.2	Amended	S.F. 345
609.4	Amended	S.F. 345
609.5	Amended	S.F. 345
609.7	Amended	S.F. 345
609.8	Repealed	S.F. 345
609.9	Repealed	S.F. 345
609.10	Repealed	S.F. 345
609.11	Amended	S.F. 345
609.13	Repealed	S.F. 345
veto Ch. 610*****	Repealed	H.F. 1573
610.13	Amended	S.F. 1119
Ch. 622	Add new sections	H.F. 1408
622.62	Amended	H.F. 1458
624.2	Amended	S.F. 1092
624.4	Amended	S.F. 1092
624.5	Amended	S.F. 1092
624.15	Amended	S.F. 1092
624.23	Amended	S.F. 1092
624.25	Amended	S.F. 1092
624.26	Amended	S.F. 1092
625.9	Amended	S.F. 1092
625.18	Amended	S.F. 1092
625.19, as amended by Ch. 249, sec. 1, Acts 66th-1st G.A.	Amended	S.F. 1092
626.2	Amended	S.F. 1092
630.1	Amended	S.F. 1092
631.16, subs. 6, 7, 8, & 9	Amended	S.F. 1092
Ch. 633, Div. VI, part 2	Add new sec.	H.F. 1497
Ch. 633, Div. XIII, part 6	Add new sec.	H.F. 1026
633.40, sub. 4	Amended	H.F. 1497
633.223, subs. 2 & 3*	Stricken	H.F. 614
633.336	Amended	H.F. 1497
633.704	Amended	H.F. 1497
645.5	Amended	H.F. 835
661.4	Amended	S.F. 1092
665.4, sub. 1	Amended	S.F. 1092
684.1	Amended	S.F. 1092
684.2	Amended	S.F. 1092
684.18	Amended	S.F. 1092
veto 685.1*****	Repealed	H.F. 1573
veto 685.2*****	Repealed	H.F. 1573
veto 685.3*****	Repealed	H.F. 1573
veto 685.4*****	Repealed	H.F. 1573
veto 685.5*****	Repealed	H.F. 1573
685.5	Amended	S.F. 1092
veto 685.6*****	Repealed	H.F. 1573

veto 685.7*****	Repealed	H.F. 1573
veto 685.8*****	Repealed	H.F. 1573
veto 685.9*****	Repealed	H.F. 1573
veto 685.10*****	Repealed	H.F. 1573
686.2	Amended	S.F. 1092
686.7	Amended	S.F. 1092
686.8	Amended	S.F. 1092
686.13	Amended	S.F. 1092
686.14	Amended	S.F. 1092
686.15	Amended	S.F. 1092
686.18	Amended	S.F. 1092
714.21	Amended	S.F. 1126
Ch. 733	Repealed	S.F. 1280
748.1	Amended	S.F. 1092
Ch. 749A	Add new section	H.F. 835
749B.19, unnum. paras. 1 & 2	Amended	S.F. 507
751.1	Amended	S.F. 1092
751.4, unnum. para. 1	Amended	S.F. 1092
751.26	Amended	H.F. 835
753.13, unnum. para. 1	Amended	H.F. 1432
753.15	Add new subs.	H.F. 1432
753.15, sub. 6	Amended	H.F. 1432
753.16, sub. 3, para. a	Amended	H.F. 1432
760.1	Amended	S.F. 1092
762.44	Amended	S.F. 1092
763.9	Amended	S.F. 1092
763.10	Amended	S.F. 1092
763.18, sub. 2	Amended	S.F. 1092
769.1	Amended	S.F. 1092
775.5	Amended	S.F. 1092
778.17	Amended	S.F. 1151
793.1	Amended	S.F. 1092
793.7, final unnum. para.	Amended	S.F. 1092
793.13	Amended	S.F. 1092
793.14	Amended	S.F. 1092
793.17	Amended	S.F. 1092
793.18	Amended	S.F. 1092
793.20	Amended	S.F. 1092
793.21	Amended	S.F. 1092
793.22	Amended	S.F. 1092
793.23	Amended	S.F. 1092
793.24	Amended	S.F. 1092
793.26	Amended	S.F. 1092

ACTS OF 65TH G.A., SECOND SESSION

Ch. 1026, sec. 1, sub. 3	Amended	H.F. 1558
Ch. 1026, sec. 7, as amended by Ch. 62, sec. 11, Acts 66th-1st G.A.	Amended	H.F. 1558
Ch. 1031, sec. 4	Amended	S.F. 1333
Ch. 1113, sec. 22	Amended	H.F. 1371
Ch. 1157, sec. 21	Amended	H.F. 1509

ACTS OF 66TH G.A., FIRST SESSION

Ch. 3, sec. 2	Add new subsection	S.F. 1035
Ch. 7, sec. 3	Repealed	H.F. 1142
Ch. 36, sec. 3	Amended	S.F. 1332
Ch. 58, sec. 2	Add new subsection	S.F. 1090
Ch. 60, sec. 8	Repealed	S.F. 1280
Ch. 62, sec. 1, sub. 8, para. b, unnum. para. 1	Amended	H.F. 1217
Ch. 62, sec. 2, sub. 2	Amended	S.F. 1314
Ch. 67, sec. 64	Amended	S.F. 1280
Ch. 81, sec. 44, sub. 1	Amended	H.F. 1011
Ch. 81, sec. 47	Amended	H.F. 1010
Ch. 92, sec. 11	Amended	H.F. 1593
Ch. 92, sec. 21	Amended	H.F. 1593
Ch. 92, sec. 24	Amended	H.F. 1593
Ch. 93, sec. 2	Amended	H.F. 1593
Ch. 94	Repealed	H.F. 1589
Ch. 110, sec. 1	Amended	H.F. 1165
Ch. 110, sec. 4	Add new sub.	H.F. 1165
Ch. 110, sec. 4, subs. 4 & 5	Amended	H.F. 1165
Ch. 110, sec. 5	Amended	H.F. 1165
Ch. 110, sec. 6	Amended	H.F. 1165
Ch. 110, sec. 12	Amended	H.F. 1142
Ch. 110, sec. 12	Amended	H.F. 1165
Ch. 110, sec. 14	Amended	H.F. 1165
Ch. 110, sec. 14	Amended	H.F. 1589
Ch. 110, sec. 15, sub. 1	Amended	H.F. 1589
Ch. 110, sec. 15, sub. 2	Amended	H.F. 1589
Ch. 110, sec. 16	Amended	H.F. 1141
Ch. 110, sec. 17	Amended	H.F. 1589
Ch. 110, sec. 17	Amended	H.F. 1165
Ch. 110, sec. 18, unnum. para. 1, sub. 3, & unnum. para. 2	Amended	H.F. 1165
Ch. 127, sec. 8	Amended	H.F. 1557
Ch. 133, sec. 4, unnum. para. 1	Amended	H.F. 1003
veto Ch. 138****	Repealed	H.F. 1573
Ch. 138, sec. 2	Add subsection	S.F. 1242
Ch. 138, sec. 29	Stricken	S.F. 1242
Ch. 138, sec. 34	Amended	S.F. 1242
Ch. 139, sec. 1, sub. 8, para. b	Amended	H.F. 1436
Ch. 151, sec. 7, paras. b and c	Amended	S.F. 1280
Ch. 231	Amended	H.F. 1371
Ch. 231, sec. 1	Amended	H.F. 1480
Ch. 231, sec. 2	Amended	H.F. 1480
Ch. 231, sec. 3	Amended	H.F. 1480
Ch. 231, sec. 4	Amended	H.F. 1480
Ch. 231, sec. 5	Amended	H.F. 1480
Ch. 231, sec. 6	Amended	H.F. 1480
Ch. 234, sec. 102, sub. 11	Amended	S.F. 1280

Ch. 240, secs. 7 through 14	Stricken	H.F. 1478
Ch. 240, sec. 15, 3rd new sub.	Amended	S.F. 1280
Ch. 240, sec. 17, 2nd new sub.	Amended	S.F. 1280

ACTS OF THE 66TH G.A., SECOND SESSION

HF 736	Repealed	S.F. 1306
SF 1102, sec. 2, unnum. para. 1	Amended	S.F. 1233

*Effective January 1, 1977
**Effective July 1, 1977
***Effective July 1, 1978
****Effective July 1, 1979
*****Effective July 1, 1980
*****Effective July 1, 1981
*****Effective July 1, 1982
*****Effective July 1, 1983
*****Effective March 31, 1977
*****Retroactive to January 1, 1975
*****Retroactive to January 1, 1976

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7.10	Amended
8.40	Amended
11.14, unnum. para. 1	Amended
11.19, unnum. para. 2	Amended
18.10	Amended
19A.20	Amended
25A.15	Amended
28A.8	Amended
30.3	Amended
35A.9	Amended
35B.9	Amended
Ch. 38	Repealed
43.120, unnum. para. 1	Amended
48.5, sub. 3, as amended by Ch. 81, sec. 49, Acts 66th- 1st G.A.	Amended
48.16	Amended
48.27, sub. 4, paras. a & d	Amended
49.108	Amended
49.110	Amended
49.112	Amended
49.119	Amended
49.122	Amended
51.16	Amended
53.34	Amended
53.35	Amended
53.36	Amended
56.16	Amended
64.25	Amended
67.6	Amended
68A.6	Amended
69.2, sub. 6	Amended
73.5	Amended
75.7	Amended
77.11	Amended
77.15	Amended
77.16	Amended
80.6	Amended
80A.12	Amended
81.13	Amended
81A.9	Amended
83A.29	Amended
84.16, subs. 1 & 2	Amended
84.16, sub. 4	Stricken
85.41	Amended
85.54	Amended
86.4	Amended
86.5	Amended
86.10, unnum. para. 3	Amended

86.12	Amended
87.2, unnum. para. 3	Amended
87.14	Amended
88.14, sub. 8	Amended
88A.10, sub. 2	Amended
89.9	Amended
91.16	Amended
92.20	Amended
94.7	Amended
94.12	Amended
95.6	Amended
96.11, sub. 9	Amended
96.15, subs. 1 & 2	Amended
96.16, subs. 1, 2 & 3	Amended
97A.13	Amended
97B.38	Amended
97B.40	Amended
98.3	Amended
98.37	Amended
98.38	Amended
98.45, unnum. para. 4	Amended
98.50	Amended
99.1, unnum. para. 1	Amended
100.4	Amended
100.8	Amended
100.35	Amended
100.37	Repealed
101.7	Amended
101A.1, sub. 1	Amended
101A.14	Amended
102.4	Amended
103.17	Amended
103A.21, subs. 1 & 2	Amended
104.17	Amended
106.7, sub. 5	Amended
106.13	Amended
106.25	Amended
109.9	Amended
109.32, unnum. para. 1	Amended
109.33	Amended
109.34	Amended
109.61, unnum. para. 3	Amended
109.87, unnum. para. 2	Amended
109.93, unnum. para. 2	Amended
109.120	Amended
110.13	Amended
110.20	Amended
110.21	Amended
110.26	Amended
110A.9	Amended
111.4, unnum. para. 3	Amended
111.57	Amended
111A.5	Amended
114.25	Amended
114.32, unnum. para. 2	Amended
115.9	Amended

115.20, unnum. para. 2	Amended
116.16, unnum. para. 2	Amended
116.29, unnum. para. 1	Amended
117.43	Amended
117.45, unnum. para. 2	Amended
117.52, unnum. para. 2	Amended
117A.5	Amended
118.19	Amended
118.27, unnum. para. 2	Amended
118A.18	Amended
119.1	Amended
119.3	Amended
119.4	Amended
119.5	Amended
119.7	Amended
119.8	Amended
119.9	Amended
120.13	Amended
120.17, unnum. para. 2	Amended
Ch. 121	Repealed
122.6	Amended
123.48, sub. 2	Amended
123.50, sub. 1	Amended
123.51, sub. 4	Amended
123.87	Amended
123.99	Amended
123.102	Amended
123.104, unnum. para. 1	Amended
127.7	Amended
127.8	Amended
127.9	Amended
127.11	Amended
127.12	Amended
127.13	Amended
127.20	Amended
135.20, unnum. para. 2	Amended
135.36	Amended
135.38	Amended
135.41	Amended
135B.15	Amended
135C.21	Amended
135D.18	Amended
137.21	Amended
138.19	Amended
139.32	Amended
140.15	Amended
141.6	Amended
142.5	Amended
142.8	Amended
142.9	Amended
142.10	Amended
142.11	Amended
144.52, unnum. para. 1	Amended
144.53, unnum. para. 1	Amended
147.74, unnum. para. 1	Amended
147.84	Amended

147.85	Amended
147.86	Amended
147.113	Amended
147.130	Amended
147.134, unnum. para. 2	Amended
154A.6, unnum. para. 2	Amended
154A.27	Amended
155.26	Amended
155.27	Amended
155.30, unnum. paras. 2 & 3	Amended
156.12	Amended
159.17	Amended
162.13, unnum. paras. 1 & 2	Amended
162.15	Amended
163.18	Amended
163.21	Amended
163.23	Amended
163.24	Amended
163.25	Amended
163.29	Amended
163A.10	Amended
164.31	Amended
165.27	Amended
165.33	Amended
166.38	Amended
166A.14	Amended
167.19	Amended
168.8	Amended
169.43	Amended
169.45	Amended
169.56, unnum. para. 2	Amended
170.38, unnum. para. 1	Amended
170.49	Amended
171.16	Amended
172.11	Amended
174.7	Amended
174.21	Amended
176.14	Amended
177A.16	Amended
177A.18	Amended
177A.19, sub. 4	Amended
179.11	Amended
181.20	Amended
184A.15	Amended
185.31	Amended
187.7	Amended
187.14	Amended
188.40	Amended
188.46	Amended
189.21	Amended
189A.17, sub. 1	Amended
189A.20, unnum. para. 1	Stricken
191.3, unnum. para. 3	Amended
191.5	Amended
191A.12	Amended
192.66, sub. 8	Amended

192A.19	Amended
194.20	Amended
195.27	Amended
196.18	Amended
196A.23	Amended
197.6	Amended
198.13, sub. 1	Amended
199.13	Amended
200.18, sub. 2	Amended
201.11, unnum. para. 1	Amended
201.14	Amended
203A.5, sub. 1	Amended
Ch. 204	Add new section
204.401, sub. 1, paras. a, b, c, and d	Amended
204.401, sub. 2, paras. a, b, c, and d	Amended
204.402, sub. 2, paras. a & b	Amended
204.403, sub. 2	Amended
204.406	Amended
204.407, unnum. paras. 3 & 4	Amended
204.410**	Amended
204.505, sub. 4	Amended
205.10	Amended
206.22	Amended
208A.11	Amended
210.21	Amended
211.2	Amended
214.8	Amended
214A.11	Amended
215.20, unnum. para. 2	Amended
215A.10	Amended
Ch. 216	Repealed
217.14, sub. 7, unnum. para. 2	Amended
218.91	Amended
222.47	Amended
223.4, sub. 2	Amended
224A.6	Amended
Ch. 225A	Repealed
229.38	Amended
235A.9, sub. 1	Amended
235A.21, sub. 1	Amended
236.34	Amended
238.45	Amended
239.14	Amended
Ch. 245	Add new section
245.11	Amended
245.14	Repealed
246.9	Repealed
246.10	Repealed
246.11	Amended
246.23	Repealed
246.44	Repealed
247.1	Repealed
247.2	Repealed
247.3	Repealed

247.4	Repealed
247.5	Repealed
247.6	Repealed
247.7	Repealed
247.8	Repealed
247.9	Repealed
247.10	Repealed
247.11	Repealed
247.12	Repealed
247.13	Repealed
247.14	Repealed
247.15	Repealed
247.16	Repealed
247.17	Repealed
247.18	Repealed
247.19	Repealed
247.24	Repealed
247.25	Repealed
247.26	Repealed
247.27	Repealed
247.28	Repealed
247.33	Repealed
247A.6	Repealed
249.11	Amended
250.10, unnum. para. 3	Amended
252.19	Repealed
262.68	Amended
264.6	Amended
285.14	Amended
285.15	Amended
287.4	Repealed
289.6	Amended
297.14	Amended
299.6	Amended
299.12	Repealed
301.28	Amended
306B.6	Amended
309.66	Amended
313A.37	Amended
317.24	Amended
320.8	Amended
321.1, sub. 45	Amended
321.76	Repealed
321.77	Repealed
321.78	Amended
321.79	Amended
321.80	Repealed
321.82	Repealed
321.83	Repealed
321.91, sub. 2	Amended
321.97	Amended
321.98	Amended
321.99	Amended
321.100, unnum. para. 1	Amended
321.216, unnum. para. 1	Amended
321.217	Amended

321.218		Amended
321.277,	unnum. para. 2	Amended
321.278,	unnum. para. 2	Amended
321.281,	unnum. para. 1	Amended
321.281,	unnum. para. 5	Amended
321.282		Amended
321.283,	sub. 14	Amended
321.476,	unnum. para. 3	Amended
321.482		Amended
321.483		Amended
321A.32		Amended
321B.7		Amended
321B.15		Amended
321F.12		Amended
321G.14		Amended
322.14,	unnum. para. 1	Amended
323.9		Amended
324.14		Amended
324.20		Amended
324.52,	unnum. para. 2	Amended
324.63,	unnum. para. 2	Amended
324.73		Amended
324.75		Amended
325.34		Amended
325.35,	unnum. para. 3	Amended
326.27,	as amended by Ch. 173, sec. 9, Acts 66th-1st G.A.	Amended
327.9,	unnum. para. 3	Amended
327.22		Amended
327A.18		Amended
328.40		Amended
328.41,	unnum. para. 2	Amended
329.14		Amended
332.30		Amended
334.4		Repealed
336A.7		Amended
336B.2		Amended
336B.5		Amended
338.10		Repealed
339.5		Amended
339.13,	unnum. para. 4	Amended
341A.21		Amended
343.6		Repealed
343.9		Amended
344.10,	unnum. para. 2	Amended
346.22		Amended
350.7		Amended
351.43		Amended
351A.6		Amended
356.7		Amended
356.23		Amended
356.25		Amended
356.36		Repealed
356A.3		Amended
358A.26		Amended

364.5, unnum. para. 1, as amended by Ch. 203, sec. 13, Acts 66th-1st G.A.	Amended
400.30	Amended
409.14, unnum. para. 7	Amended
411.14	Amended
413.107	Amended
413.111	Amended
422.20	Amended
422.25, sub. 5	Amended
422.25, sub. 8	Amended
422.40, sub. 4	Amended
422.42, sub. 16, unnum. para. 3	Amended
422.45, sub. 7, para. c	Amended
422.58, subs. 2 & 3	Amended
422.72, sub. 2	Amended
423.11	Amended
423.19	Amended
423.20	Amended
423.26	Amended
423A.4	Amended
424.13, sub. 2	Amended
425.13	Amended
425.14	Amended
425.29	Amended
427.7	Amended
427.16, sub. 7	Amended
427A.4, unnum. para. 5	Amended
428A.10	Amended
441.19, unnum. para. 1	Amended
441.53	Repealed
444.7	Amended
444.17	Amended
444.19	Amended
446.26	Amended
446.27	Amended
450.50	Amended
452.3	Amended
452.4	Amended
452.5	Amended
452.14	Amended
452.15	Amended
454.27	Repealed
455.160, unnum. para. 1	Amended
455A.39	Amended
455B.64	Amended
455B.94	Amended
455B.98	Amended
455B.105	Amended
469.13	Amended
469A.7	Amended
474.21	Amended
474.41	Repealed
477.15	Amended
477.19	Amended
477.24	Amended

477.28	Amended
477.40	Amended
477.54	Amended
477.58	Repealed
477.59	Repealed
477.60	Repealed
477.62	Amended
477.63	Amended
478.10	Amended
478.20	Amended
479.19	Repealed
479.29, as amended by Ch. 170, sec. 27, Acts 66th-1st G.A.	
479.30	Amended
479.108	Amended
479.109	Repealed
479.110	Repealed
479.111	Repealed
479.112	Repealed
479.113	Repealed
479.114	Repealed
479.115	Repealed
488.6	Amended
489.24	Amended
491.40	Amended
491.43	Amended
491.68	Amended
492.3	Amended
492.12	Amended
494.13	Amended
496A.131	Amended
496A.145, unnum. para. 3	Amended
501.6	Amended
502.26	Amended
502.27	Amended
502.28	Amended
502.29	Amended
502.30	Amended
503.13	Amended
504.13	Amended
504A.87, unnum. para. 2	Amended
504A.88	Amended
506.7	Amended
507.16	Amended
507A.10	Amended
508.27	Amended
509.18	Amended
511.16	Amended
511.18	Amended
511.19	Repealed
512.39	Amended
512.40	Amended
512.41	Amended
512.80	Amended
512.103	Amended
512A.8	Amended

514B.29	Amended
515.60	Amended
515.120	Amended
515.121	Amended
515.132	Amended
515.140	Amended
515.145	Amended
518A.41	Amended
520.14	Amended
521.15	Amended
521A.10	Amended
522.5	Amended
523.2	Amended
523A.4	Amended
524.1601, sub. 1	Amended
524.1601, subs. 2, 3 & 4	Amended
524.1603, sub. 1	Amended
524.1604, sub. 1	Amended
524.1604, sub. 3	Amended
524.1605	Amended
524.1606	Amended
524.1607	Amended
524.1608	Amended
524.1609	Amended
524.1610	Amended
524.1611	Amended
524.1807	Amended
533.3, unnum. para. 2	Amended
533.31	Amended
533A.13	Amended
533B.5	Amended
534.13	Amended
534.57	Amended
534.64	Amended
534.66, sub. 12	Amended
535.6	Amended
536.19	Amended
536A.27	Amended
537.5301, subs. 1 & 2	Amended
537.5302, unnum. para. 1	Amended
542.11	Amended
543.36	Amended
546A.9	Amended
547.4	Amended
551.4	Amended
551A.3, sub. 1	Amended
552.2	Amended
552.3	Repealed
553.3	Amended
553.13	Amended
553.17	Amended
553.21	Amended
556.25	Amended
558.40	Amended
566A.9	Amended
570.9	Amended

580.3	Amended
595.9, as amended by Ch. 244, sec. 3, Acts 66th-1st G.A.	Amended
596.6	Amended
598.23, unnum. para. 3	Amended
598.26	Amended
598.27	Amended
600.10	Amended
601D.7	Amended
601E.5	Amended
601G.22	Amended
602.15	Repealed
602.60, unnum. para. 1	Amended
602.62	Amended
607.2, sub. 2	Amended
607.2, subs. 3, 4, 5 & 6	Stricken
607.4	Amended
609.26	Amended
610.21	Amended
610.49, unnum. para. 2	Amended
617.2, unnum. para. 1	Amended
618.2	Amended
622A.3, sub. 2, unnum. para. 2	Amended
624.14	Amended
627.17	Amended
Ch. 645	Repealed
657.3	Amended
660.11	Amended
663.20	Amended
666.6, unnum. para. 2	Amended
Ch. 687	Repealed
Ch. 688	Repealed
Ch. 689	Repealed
Ch. 690	Repealed
Ch. 691	Repealed
Ch. 692	Repealed
Ch. 693	Repealed
Ch. 694	Repealed
Ch. 695	Repealed
Ch. 696	Repealed
Ch. 697	Repealed
Ch. 698	Repealed
Ch. 699	Repealed
Ch. 700	Repealed
Ch. 701	Repealed
Ch. 702	Repealed
Ch. 703	Repealed
Ch. 704	Repealed
Ch. 705	Repealed
Ch. 706	Repealed
Ch. 707	Repealed
Ch. 708	Repealed
Ch. 709	Repealed
Ch. 710	Repealed
Ch. 711	Repealed
Ch. 712	Repealed

713.1	Repealed
713.2	Repealed
713.3	Repealed
713.4	Repealed
713.5	Repealed
713.6	Repealed
713.7	Repealed
713.8	Repealed
713.9	Repealed
713.10	Repealed
713.11	Repealed
713.12	Repealed
713.13	Repealed
713.14	Repealed
713.15	Repealed
713.16	Repealed
713.22	Repealed
713.23	Repealed
713.26	Repealed
713.27	Repealed
713.28	Repealed
713.29	Repealed
713.30	Repealed
713.31	Repealed
713.32	Repealed
713.33	Repealed
713.34	Repealed
713.35	Repealed
713.36	Repealed
713.37	Repealed
713.38	Repealed
713.39	Repealed
713.40	Repealed
713.41	Repealed
713.42	Repealed
713.43	Repealed
713B.6	Amended
Ch. 714	Repealed
Ch. 715	Repealed
Ch. 716	Repealed
Ch. 717	Repealed
Ch. 718	Repealed
Ch. 719	Repealed
Ch. 720	Repealed
Ch. 721	Repealed
Ch. 722	Repealed
Ch. 723	Repealed
Ch. 724	Repealed
Ch. 725	Repealed
726.4	Amended
Ch. 727	Repealed
Ch. 728	Repealed
Ch. 729	Repealed
Ch. 731	Repealed
Ch. 731A	Repealed
Ch. 732	Repealed

Ch. 734	Repealed
Ch. 737	Repealed
Ch. 738	Repealed
Ch. 739	Repealed
740.1	Repealed
740.2	Repealed
740.3	Repealed
740.4	Repealed
740.5	Repealed
740.6	Repealed
740.7	Repealed
740.8	Repealed
740.9	Repealed
740.10	Repealed
740.11	Repealed
740.12	Repealed
740.18	Amended
740.19	Repealed
740.20	Repealed
Ch. 741	Repealed
Ch. 742	Repealed
Ch. 743	Repealed
Ch. 744	Repealed
Ch. 745	Repealed
Ch. 746	Repealed
Ch. 747	Repealed
Ch. 748	Repealed
749B.7, subs. 1 & 2	Amended
Ch. 751	Repealed
Ch. 752	Repealed
753.1	Repealed
753.2	Repealed
753.3	Repealed
753.4	Repealed
753.5	Repealed
753.6	Repealed
753.7	Repealed
753.8	Repealed
753.9	Repealed
753.13	Amended
753.14	Amended
753.15, as amended by Ch. 67, sec. 56, Acts 66th-1st G.A.	Amended
753.16, subs. 1 & 2	Amended
753.16, sub. 3, para. a	Amended
753.16	Add new subsection
753.17	Amended
753.18	Amended
753.19	Amended
753.20	Amended
Ch. 754	Repealed
Ch. 755	Repealed
Ch. 756	Repealed
Ch. 757	Repealed
Ch. 758	Repealed
Ch. 760	Repealed

Ch. 761	Repealed
Ch. 762	Repealed
Ch. 763	Repealed
Ch. 764	Repealed
Ch. 765	Repealed
Ch. 766	Repealed
Ch. 767	Repealed
Ch. 768	Repealed
Ch. 769	Repealed
Ch. 770	Repealed
Ch. 771	Repealed
Ch. 772	Repealed
Ch. 773	Repealed
Ch. 774	Repealed
Ch. 775	Repealed
Ch. 776	Repealed
Ch. 777	Repealed
Ch. 778	Repealed
Ch. 779	Repealed
Ch. 780	Repealed
Ch. 781	Repealed
Ch. 782	Repealed
Ch. 783	Repealed
Ch. 784	Repealed
Ch. 785	Repealed
Ch. 786	Repealed
Ch. 787	Repealed
Ch. 788	Repealed
Ch. 789	Repealed
Ch. 789A	Repealed
Ch. 790	Repealed
Ch. 791	Repealed
Ch. 793	Repealed
Ch. 794	Repealed
Ch. 795	Repealed

ACTS 66TH G.A. - 1ST SESSION

Ch. 99, sec. 23	Amended
Ch. 99, sec. 24	Amended
Ch. 100, sec. 1, unnum. para. 3	Amended
Ch. 113, sec. 4	Amended
Ch. 132, sec. 6	Amended
Ch. 144, sec. 10, unnum. para. 1	Amended
Ch. 183**	Repealed
Ch. 250, sec. 2, sub. 4	Amended

*Effective January 1, 1978

**Effective July 1, 1976

AGRICULTURE

- S.F. 367 By Committee on Agriculture. Provides that the owner of a feedlot shall have an absolute defense against a nuisance action or proceeding brought against such operation if the feedlot owner has an established date of operation before the date of ownership of realty by a complainant and if the feedlot owner complies with applicable rules of the Department of Environmental Quality and applicable zoning requirements.
- S.F. 449 By Committee on Agriculture. Creates an Iowa Corn Promotion Board to promote corn market development. Following a favorable referendum of corn producers, an assessment of up to one-tenth of one cent per bushel will be deducted from the selling price of the corn. A producer may request and receive a refund of the assessment. The Act is similar to the soybean check-off bill.
- S.F. 1263 By Committee on Agriculture. Prohibits municipal corporations from charging a milk plant or receiving station a fee for inspection of the milk plant or receiving station unless the municipal corporation has entered into an agreement with the Secretary of Agriculture to conduct inspections. The Act also allows municipal corporations having an agreement with the Secretary of Agriculture to continue agreements with other municipal corporations for inspection of milk plants and allows a fee to be charged.
- H.F. 787 By Committee on Agriculture. Establishes minimum percentages of plant nutrients for fertilizers and soil additives sold or distributed in this state. The minimum percentages do not apply to specialty fertilizers or to any fertilizer ordinarily applied directly to growing plant foliage to stimulate further growth.
- H.F. 807 See Commerce. Relates to bonded agricultural warehouses.
- H.F. 863 See Labor and Employment. Relates to worker's compensation coverage for farm employees.
- H.F. 1003 By Husack. Extends the restriction against certain corporations acquiring or leasing additional agricultural land with certain exceptions from one year to three years commencing August 15, 1975.
- H.F. 1038 See State Government. Relates to appropriations for the Dairy Industry Commission.

- H.F. 1059 By Baker, Norland, Hutchins, Miller of Cerro Gordo and Hines. Increases the dollar amount which may be raised by county agricultural extension councils for their annual agricultural extension education programs. It changes from two to four the population categories used to determine the dollar limitation for a particular extension district, however, the maximum tax levies in the present law remain unchanged.
- H.F. 1359 By Committee on Agriculture. Provides that the surety bond or liability insurance policy required by law for applicators of pesticides shall provide coverage to pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages, but that such bond or insurance policy will not apply to damages or injuries which are either expected or intended from the standpoint of the insured. It also removes from the present law maximum acceptable deductibles for liability insurance policies or surety bonds.
- H.F. 1407 See Transportation--Vehicles. Relates to requirements for maintenance of sales records of implements of husbandry.
- H.F. 1490 By Committee on Agriculture. Provides licensing requirements for egg handlers and for persons who candle and grade eggs. It provides minimum standards for eggs served by public institutions and commercial establishments and includes penalties for violations of the Act. The Department of Agriculture is charged with administering this Act.
- H.F. 1509 By Committee on Agriculture. Delays the date for certification of applicators of restricted use pesticides by the Secretary of Agriculture from October 21, 1976 to October 21, 1977 and changes the requirements for certification as a private applicator to attendance at an informational course of instruction approved by the Secretary of Agriculture. The Act also provides for temporary certification for emergency purchases of restricted use products by having the purchaser sign an affidavit that he has read and understands the information on the label of the product. It requires renewal of licenses if a program of training of all personnel who apply pesticides has been maintained by the licensee. It broadens the exemptions from the pesticide dealer's license by removing the restriction that the pesticide be dispensed only through the dealer's equipment and exempts from licensing requirements those persons using self-propelled equipment not exceeding 7 1/2 horsepower.

H.F. 1556

By Committee on Appropriations. Raises inspection fees for railroad scales to \$50 and for all other scales from \$5 to \$50 depending on the capacity. A minimum \$25 fee must be charged for vehicle and livestock scales. It provides that a fee for the reinspection of a scale shall not be charged if the scale is found upon the second inspection to be accurate. The fee shall be charged if the scale is still inaccurate. It also appropriates \$20,000 to the Department of Agriculture to enable the Regulatory Division to purchase equipment necessary for scale inspections.

APPROPRIATIONS

S.F. 1243

By Committee on Agriculture. Appropriates \$100,000 to the State Board of Regents for aujezky's disease research to be conducted by the Iowa State University of Science and Technology. Aujezky's disease is commonly known as pseudo rabies.

H.F. 1557

By Committee on Appropriations. Appropriates to the Department of Agriculture for the next fiscal year: \$800,199 for general administration; \$20,000 for state aid to the state horticulture society; \$2,022,844 to the regulatory division; \$348,582 to the laboratory division; \$468,751 from the commercial feed fund to the laboratory division; \$25,000 from the commercial feed fund to the; administration division for auditing; \$234,634 from the hotel and restaurant fund to the regulatory division; \$165,680 from the pesticide fund to the laboratory division; \$493,499 from the fertilizer fund to the laboratory division; \$25,000 from the fertilizer fund to the administration division for auditing; \$36,277 from the fertilizer fund to the Department for a micronutrients and soil conditioner study; and \$48,369 from the dairy trade practice fund to the administration division. It also extends through June 30, 1977 the appropriation made by the 1975 Session of the Sixty-sixth General Assembly to pay county brucellosis eradication claims when such claims exceed funds available in the county brucellosis eradication fund.

CITIES

S.F. 356

By Shaw, Gluba, Hansen, Griffin, Willits, Sovern, and Carr. Authorizes cities to establish special taxing districts, called self-supported municipal improvement districts, which can construct improvements and self-liquidating improvements. A city may issue and sell self-supported municipal improvement district bonds for the purposes of the district, and a city may also levy taxes upon property in the district for the district's various funds. Parcels of property which are assessed as residential property for property tax purposes are exempt from the taxes levied under the Act. The taxes levied under the Act are in addition to the usual levy limitations applicable to the rest of of the city.

A district may only be established upon petition containing the signatures of at least 25 percent of all owners of property within the proposed district who must together represent ownership of property with an assessed value of 25 percent or more of the assessed value of all of the property in the proposed district. The council must hold a hearing before it may adopt an ordinance establishing a district.

Regular improvements or self-liquidating improvements which will be leased to another person may be constructed. Self-liquidating improvements will be paid for from revenues, and regular improvements may be paid for from the capital improvement reserve fund of the district, from the sale of district bonds, or from other city funds or city bonds. The district may also use its operating fund to prepay parking fees.

S.F. 547

See Natural Resources. Relates to joint county and city solutions to drainage problems.

S.F. 1062

See Taxation. Relates to budget limitations of cities.

S.F. 1086

See Labor and Employment. Relates to qualifications for police and fire personnel.

S.F. 1263

See Agriculture. Relates to inspection of milk plants and receiving stations.

S.F. 1321

By Committee on Cities. Provides that when an entity to accomplish joint financing of public works and facilities is comprised solely of cities,

counties, and sanitary districts, or a combination, the entity is a political subdivision with all the authority of a political subdivision. The entity may own a project and the Act gives these entities the same powers counties have with respect to solid waste disposal projects.

S.F. 1325 By Committee on Cities. Includes in the cost of a project carried out by a city, reserve funds that the governing body deems advisable and the issuance of revenue bonds and pledge orders. It also provides that the principal amount of refunding revenue bonds may include the interest to accrue on the obligations being refunded.

H.F. 1009 By Doyle. Specifies the effective date of special assessments. The city clerk, after the adoption of a resolution of necessity for a public improvement, must certify a copy of the resolution, plat and schedule of assessments to the county auditor to be filed in his or her office. From the date of the filing of the documents, the special assessment becomes a lien upon the benefited properties until it is paid or until the public improvement project is abandoned.

H.F. 1361 By Committee on Cities. Allows a city to negotiate a short-term loan in anticipation of payment of state or federal funds which are guaranteed but receipt of which may extend beyond the current fiscal year.

H.F. 1362 By Committee on Cities. Provides that a city with a population of five hundred or less may spread the budgeting and repayment of a judgment which is at least \$88,000 over and above the amount covered by liability insurance and which is entered against the city and not fully satisfied prior to the effective date of this Act over a period of time not to exceed ten years. (Emergency: Effective March 25, 1976)

H.F. 1363 By Committee on Cities. Provides that notice must be given before public ways and grounds can be vacated; that the city clerk, not the council, shall file certain materials relating to annexation; that a mayor must consult with the county commissioner of elections before selecting a date for a special election to consider a proposed home rule charter; that resolutions be maintained permanently; that supplements to a code of ordinances be adopted by resolution, not by ordinance, and changes the method of notice of the results of certain elections.

H.F. 1403

By Committee on Cities. Provides that entities created to carry out an agreement authorizing the joint exercise of certain governmental powers shall issue revenue bonds by resolution only. It also requires that county treasurers must specify the amount of tax revenue collected for each city fund when remitting such tax revenue to the city and extends the time limit for submission of certain investment reports to the auditor of state from fifteen to thirty days.

H.F. 1458

See Courts and the Judicial Process. Relates to judicial notice of certain city ordinances.

H.F. 1576

See Taxation. Relates to homestead tax credit procedures for special charter cities.

APPROPRIATIONS

S.F. 1276

See Counties. Relates to appropriation to Municipal Assistance Fund.

COMMERCE

S.F. 524

By Committee on Judiciary. Permits nonadmitted corporations to engage in more transactions in this state. It requires that pre-emptive rights in treasury shares be authorized in the articles of incorporation and permits articles of incorporation to specify that the number of directors may be changed without amendment to the articles. It requires notice of meetings by any committees of a corporation and permits a registered agent for several foreign corporations to make one filing of an address change. The Act allows chapter 491 corporations to dissolve and reincorporate as a chapter 496A corporation at the same meeting. It permits a director to serve on committees of the corporation. It specifies what opinions or information upon which a director may rely. It also creates a presumption that a director has assented to action taken at board meetings at which the director was present. The Act redefines powers of committees of a corporation and personal liability of corporate directors and officers.

S.F. 1258

By Committee on Commerce. Places rural electric cooperatives under full rate regulation by the Iowa State Commerce Commission. Requires all electric utilities to file with the State Commerce Commission detailed electric service area maps by July 1, 1977 and the Commission must establish exclusive service territories for each electric utility by July 1, 1979. Before any utility may service customers of another electric utility, it must obtain a certificate on public interest grounds from the Commerce Commission.

S.F. 1272

By Committee on Judiciary. Makes a number of changes in Article 9 of the Uniform Commercial Code, including corrective and substantive changes, and also amends chapters 135D and 321 to correct the inconsistent use of "lien" and "security interest" concepts. The Article 9 amendments will affect the following areas: rights of certain creditors in bankruptcy proceedings; practices and procedures relative to the filing of financing statements, etc.; the use of mortgages to effect security interests in real estate related transactions; filings relating to farms and farm equipment; and perfection and filing in the instance of consumer goods.

S.F. 1338

By Committee on Commerce. Enables municipally-owned electric systems to purchase transmission capacity necessary for immediate and future power deliveries.

H.F. 807

By Committee on Agriculture. Amends current laws relating to agriculture warehouses by clarifying provisions relating to the warehouseman's tariff, providing that claims against a warehouseman must be filed within 120 days following the revocation of the warehouseman's license, allowing a deferred payment contract to be executed at any time and increasing the daily inspection charge from \$30 to \$50.

H.F. 584

By Committee on Judiciary and Law Enforcement. Completely rewrites Iowa's antitrust law, effective January 1, 1977. It prohibits unreasonable restraints of trade and monopolies, both in a relevant market. It applies to both services and commodities. It exempts from its operation certain activities by labor organizations, employer organizations, agricultural and horticultural coops and organizations, and regulated industries. Enforcement is by the office of the Attorney General. In addition to grand jury proceedings, it gives the Attorney General civil investigative powers over target and nontarget persons. It provides that persons investigated may resist investigative demand or apply for a protective order and that information obtained by civil investigation is generally to be kept confidential and cannot be used in subsequent criminal prosecution. It allows the state to assess a civil penalty of up to \$150,000; bring equitable action to stop prohibited activities; sue for actual damages; and bring a criminal prosecution, however the state must elect between civil and criminal penalties. It permits a private person to bring a suit for actual damages and treble damages at the court's discretion if the prohibited conduct was willful and flagrant. The Act provides that state assessment or conviction is prima facie evidence in a private suit. The statute of limitations is generally four years after discovery of cause of action.

APPROPRIATIONS

S.F. 1337

By Committee on Appropriations. Appropriates to the Iowa State Commerce Commission for the next fiscal year \$150,000 to supplement other funds appropriated for administration of the Utilities Division.

H.F. 1081

By Committee on Appropriations. Appropriates for the next fiscal year to the Iowa State Commerce Commission, \$320,634 for general administration, \$290,650 for salaries and support of the Warehouse Division and \$1,230,000 for salaries and support of the Utilities Division; and to the Department of

Public Defense, \$1,721,000 for salaries and support of the Military Division except the salaries of the Adjutant General and the Adjutant General's full-time staff and \$90,750 for salaries and support of the Civil Defense Division. It appropriates \$195,000 for salaries and support of the Adjutant General and members of the Adjutant General's staff who are on full-time active state service and amends section 29A.29 of the Code to provide that such officers and staff shall be paid from funds appropriated by an Act of the General Assembly rather than from the standing appropriation for compensation and expenses of national guard members in active state service contained in that section if funds are appropriated by an Act of the General Assembly for that purpose.

CORRECTIVE LEGISLATION

- S.F. 1233 By Committee on Judiciary. Corrects a reference error in the social gambling bill enacted this session (S.F. 1102). (Emergency: Effective May 29, 1976)
- S.F. 1280 By Committee on Judiciary and Law Enforcement. Provides certain clerical and technical corrections to the Code of Iowa, repeals several chapters and sections containing provisions which are obsolete or have been superseded by recent, more comprehensive legislation, reduces the exemptions for jury duty, and makes changes in the duties of the Code Editor.
- S.F. 1306 By Committee on Judiciary. Validates H.F. 736 passed this session by reenacting it with a reference to a penalty in the title.
- H.F. 1460 By Committee on Human Resources. This bill strikes all references in the Code to the Iowa Annie Wittenmyer Home which was closed pursuant to chapter 1083, Acts of the Sixty-fifth General Assembly, 1974 Session.

COUNTIES

- S.J.R. 1006 By Committee on County Government. Proposes an amendment to the Iowa Constitution to provide home rule powers and authority for counties or joint county-municipal corporation governments not inconsistent with state law. The power to tax is limited unless authorized by the General Assembly. Passed for the first time.
- S.F. 547 See Natural Resources. Relates to joint county and city solutions to drainage problems.
- S.F. 1062 See Taxation. Relates to budget limitations of counties.
- S.F. 1063 By Committee on County Government. Allows the Director of Revenue to grant restricted certificates to deputy assessors as well as assessors if they are holding office on January 1, 1976. (Emergency: Effective March 12, 1976)
- S.F. 1122 By Committee on County Government. Allows second deputy sheriffs to retain their ranks under the classified civil service during their tenure as second deputy sheriffs.
- S.F. 1203 By Committee on County Government. Raises the amount of money that a board of supervisors can spend for maintenance or construction of county buildings without requiring bids, from \$2,000 to \$5,000 and requires informal bidding procedures if the probable cost is less than \$5,000.
- S.F. 1210 See Law Enforcement. Relates to establishment of a unified law enforcement district in a county.
- S.F. 1244 By Committee on County Government. Authorizes the board of supervisors to assume and exercise the powers and duties of a governing body of a special district if the governing body has insufficient members to function. It also allows the board of supervisors to establish such districts, upon receipt of a petition, and exercise the powers and duties of a governing body. The board is also given the authority to perform public improvement functions and levy special assessments in the same manner as cities.
- S.F. 1249 By Committee on County Government. Disallows the use of private automobiles in the performance of duties of sheriffs and deputy sheriffs unless a contract has been signed between the board of supervisors and the sheriff or deputy.

- S.F. 1321 See Cities. Relates to joint financing of public works and facilities.
- H.F. 292 See Human Resources - General. Relates to placement of liens against property of certain persons by the county board of supervisors.
- H.F. 739 See Transportation - General. Relates to authority of county board of supervisors on petitions for secondary road assessment district projects.
- H.F. 1129 By Daggett, Hutchins, Pellett, Perkins, Hullinger, Danker and Bortell. Authorizes the joint financing of water supply systems by public agencies.

APPROPRIATIONS

- S.F. 1089 By Committee on Appropriations. Appropriates to the moneys and credits replacement fund for the next fiscal year \$2,500,000 for payments to counties for replacement of tax revenues lost with the repeal of the moneys and credits tax.
- S.F. 1276 By Committee on Appropriations. Creates a county government assistance fund similar to the presently existing municipal assistance fund, and appropriates \$4,000,000 to it to be used for state assistance to counties on the basis of population residing in the unincorporated area of each county. It also appropriates \$12,000,000 for the next fiscal year to the municipal assistance fund for state assistance to cities on the basis of population.

COURTS AND THE JUDICIAL PROCESS

- S.F. 85 By Committee on Judiciary. Makes a complete revision of the substantive criminal laws, criminal procedure laws, and sentencing and post-conviction procedure laws of this state; providing rules of criminal procedure; providing classifications of public offenses and their consequent penalties; and providing penalties for violations of laws of the state to accord with the revised classifications. Effective January 1, 1978.
- S.F. 136 By Committee on Judiciary. Modifies the formula used to determine the number of judgeships for each of the judicial districts to a formula based upon number of civil and criminal filings and population. Number of filings will not include small claims or nonindictable misdemeanors or civil actions under \$3,000 if those cases were assigned to other than district judges.
- S.F. 273 By Doderer, DeKoster, Schwengels, and Kelly. Provides that the parents, guardian, legal custodian of a juvenile, and the juvenile be notified of their right to counsel in the summons and notice and deletes distinctions between legitimate and illegitimate children.
- S.F. 345 By DeKoster. Changes the method of choosing potential jury members from selection off voter registration lists to selection from any of various lists of citizens maintained by public agencies, such as tax assessment lists or lists of licensed drivers. It also provides for an appointive jury commission in every county, rather than only those containing a city with over 14,000 population.
- S.F. 1092 By Committee on Judiciary. Creates an intermediate court of appeals with statewide jurisdiction. It is a five-member court with judges appointed in the same manner as members of the Supreme Court. The court has subject matter jurisdiction equivalent to that of the Iowa Supreme Court but receives cases by the "deflection method" (every case appealed from the district court is filed with the Supreme Court which transfers individual cases to the intermediate court by order). However, the Supreme Court is authorized to provide for routine transfer of cases of specific types. The housekeeping provisions of the Act are similar to those applicable to the federal circuit court. The Iowa Supreme Court is empowered to promulgate procedural rules relating to appeals, and these are designated in the Act as Rules of Appellate Procedure. The Act specifically states that the

judges and other employees of the Court of Appeals shall not be provided office space or other facilities outside of the city of Des Moines. In addition to the five-member court, the Act authorized additional employees. The appropriation for the court is contained in S.F. 1072 and the salaries of the new judges and other personnel are specified in H.F. 1583.

- S.F. 1119 By Willits. Permits a non-Iowa attorney to participate in matters pending in Iowa courts upon designation of an attorney for service of process who is a resident and licensed to practice in Iowa, not in the county in which the action is brought as is presently required.
- S.F. 1151 By Committee on Judiciary. Increases the jury fees and expenses when a change of venue is granted in a criminal action to correspond to the increases in jury fees and expenses granted last session. (Emergency: Effective March 19, 1976)
- S.F. 1280 See Corrective Legislation. Relates to exemptions for jury duty.
- S.F. 1340 By Committee on Judiciary. Amends the Rules of Civil Procedure proposed by the Supreme Court by deleting the requirement that a pleading for a claim of relief contain a statement justifying venue or jurisdiction.
- H.F. 352 By Oakley. Eliminates counterclaim and cross petition in a dissolution action, but prohibits the dismissal of an action by the petitioner alone. It requires an affirmative statement in the dissolution petition as to the efficacy of conciliation proceedings. It permits the court, either party or a guardian ad litem to apply for a determination of temporary child custody. It requires the Supreme Court to promulgate financial statement forms for a dissolution action which shall be available to the parties free of charge. It shortens the maximum length of conciliation proceedings to sixty days but provides that proceedings shall be initiated only upon certain motions or applications. (Present law requires conciliation unless waived.) It makes conciliation costs part of the court costs and allows the court to relieve the parties of a portion of such costs. It specifies that dissolution is to be granted to both parties not just to the petitioner. It allows either the respondent or the petitioner to prove marriage breakdown. It allows the court, upon decreeing dissolution, to relieve one spouse of the support of the other spouse if the latter is mentally ill. It allows the court to waive any conciliation period if the respondent does not appear. It eliminates

provisions that require corroboration to grant a dissolution decree and that remarriage shall not occur for one year after the issuance of the dissolution decree.

H.F. 614

By Committee on Human Resources. Completely rewrites current termination of parental rights and adoption laws, effective January 1, 1977. It provides that a child may be placed upon a release of custody, but an adoption petition may not be filed until the natural parents' rights are terminated. A termination petition may be filed before child is born but may not be signed until three days after birth and may be revoked for any reason within four days after the signing and thereafter for good cause upon clear and convincing evidence. It requires that efforts be made to notify natural parents of a termination action, but may be dispensed with. Certain published notice prohibited. Independent placements are recognized, but subject to preplacement investigation procedures and financial disclosures and the natural parent can receive only reasonable compensation related to child birth, raising, or delivery for placement. It makes grounds for termination more specific and upon clear and convincing evidence. The termination action occurs in juvenile court; the adoption action in district court. It provides that consent to adopt may not be used as an adoption veto, also requires placement investigation and provides for the compilation of a background information report which may be released to adult adoptee, but does not include the natural parents' identity. The identity of natural parents may be revealed by the court for good cause and the court must consider the wishes expressed in an affidavit which a natural parent may file. The termination and adoption records may be opened for medical emergency. It shortens the adoption decree waiting period to six months and establishes an interlocutory adoption decree. The rights and benefits of child resulting from natural parent-child relationship are cut off after the termination, but new rights as if by birth are created upon adoption.

H.F. 774

By Committee on Judiciary and Law Enforcement. Provides that a certificate of marriage shall not contain information concerning the race, educational level or previous marriages of the married person.

H.F. 1026

By Nielsen of Polk. Provides that if a veteran has been rated incompetent by the Veteran's Administration, such rating constitutes prima facie evidence of the necessity to appoint a conservator for the veteran.

- H.F. 1063 By Brandt, Brunow, O'Halloran, Lipsky, Hargrave and Avenson. Amends the Uniform Support of Dependents Act so that it is equally applicable to males and females as regards court-ordered support of minors or dependent spouses or former spouses. It also makes certain provisions governing the incarceration of women consistent with similar provisions for men by striking from the Code the present authority to hold in the Women's Reformatory for up to five years women who have been convicted of a crime less than a felony and barring the commitment to the Reformatory of any woman sentenced to a term of less than one year.
- H.F. 1408 By Doyle. Provides a procedure for establishing the mailing date for reports, claims, tax returns, statements, or payments which were mailed but were lost or erroneously postmarked or handled.
- H.F. 1451 By Committee on Judiciary and Law Enforcement. Increases the base starting salary for full-time certified shorthand reporters from \$12,000 to \$14,000 and provides that the base salary may be increased by an amount not to exceed \$600. It also provides that the maximum salary for a full-time certified shorthand reporter shall not exceed \$18,000 and that the shorthand reporters of the district court who are employed on an emergency basis shall be paid not to exceed \$75 per diem and that a substitute reporter may act in that capacity for only one year unless he or she becomes a certified shorthand reporter.
- H.F. 1458 By Committee on Judiciary and Law Enforcement. Permits the courts of this state to take judicial notice of the existence and content of city ordinances which have been codified pursuant to section 380.8 of the Code. The Unified Trial Court Act which became effective July 1, 1973 inadvertently repealed the judicial notice provisions which existed prior to that date. This Act contains a provision which ratifies the actions of courts taking judicial notice between July 1, 1973 and the effective date of this Act. (Emergency: Effective April 17, 1976)
- H.F. 1462 By Committee on Judiciary and Law Enforcement. Prohibits the nomination and appointment of any person to the office of full or part-time magistrate unless the person can complete the full two or four year term respectively, prior to attaining the age of seventy-two. Magistrates currently holding office are exempt from this provision for the duration of their current term.
- H.F. 1465 By Committee on Judiciary and Law Enforcement. Authorizes the appointment of a district court

administrator in each judicial district at a salary to be fixed by the chief judge of the judicial district. It provides that the district court administrators shall be under the supervisory and administrative control of the Supreme Court Administrator and that a person licensed to practice law in this state shall not be appointed as a district court administrator.

H.F. 1497 By Committee on Judiciary and Law Enforcement. Provides that if five years have passed since the appointment of a personal representative or probate of a will without administration and the administrators have failed to publish the required notice but have published a notice of appointment or notice of admission, such failure is legalized. It also provides that notice to file objections to a probate proceeding must be served personally upon a person under legal disability and provides for a procedure to execute self-approved wills. It authorizes the court to distribute the proceeds from a wrongful death action among the surviving children and spouse on an equitable basis and allows a disclaimer of inheritance to be filed even if no administrative proceedings are pending.

H.F. 1583 See Labor and Employment. Relates to salaries of judicial officers.

APPROPRIATIONS

S.F. 1072 By Committee on Appropriations. Appropriates for the next fiscal year \$685,973 to the Supreme Court for administration of the Supreme Court, including a contribution to the judicial retirement system, \$250 for the Rules of Procedure of the Supreme Court, \$240,298 for the Office of the Court Administrator, \$7,730 for the Judicial Qualifications Commission, \$34,909 for the Clerk of the Supreme Court, \$27,308 for the Board of Law Examiners, \$990 for the Board of Examiners of Shorthand Reporters, \$5,204,257 for the administration of the District Court, including a contribution to the judicial retirement system, \$236,400 for travel expenses of judges, \$59,492 for the Code Editor, and \$350,000 for the Appellate Court. The fees for filing a petition, appeal, or writ of error and docketing are increased from \$4 to \$7.

S.F. 1190 By Committee on Appropriations. Appropriates for the next fiscal year to the Department of Justice \$1,105,812 for administration of the Department, \$80,000 for court costs and the employment of private counsel, and \$157,735 for matching funds for the area prosecutor program. Provides for the employment of outside counsel recommended by the involved department

with the approval of the Executive Council if the Attorney General is disqualified from appearing in an action or proceeding. It limits payment of court costs and outside counsel until funds appropriated for that purpose have been expended and removes the standing unlimited appropriation for the special claims unit.

DRUGS, CONTROLLED SUBSTANCES AND ALCOHOL

- S.F. 1341 By Committee on Judiciary. Adds certain additional substances to the definition of controlled substances to bring the Iowa Uniform Controlled Substances Act into conformity with the Federal Law. Many of the substances added are those which have either a stimulant effect or a depressant effect on the central nervous system.
- H.F. 200 By Patchett, Monroe and Krause. Removes from Iowa law the present restriction against substitution by a pharmacist of a chemically identical drug product of a different brand for the brand name drug product prescribed by a physician, establishes procedure for making such substitutions unless specifically barred by the prescribing physician, and provides for distribution and periodic updating of a list of chemically identical drug products between which substitution may not be made due to lack of demonstrated bioavailability (i.e., failure to meet a test for equivalent effect upon the person taking the medication).
- H.F. 1277 By Committee on County Government. Clarifies the responsibility for the payment for treatment at an alcohol treatment facility. The Director of the Division of Alcoholism in the State Department of Health is directed to develop and implement a comprehensive plan for the treatment of alcoholics. The county of residence is liable for 25 percent of the cost of treatment and the Division of Alcoholism 75 percent. The person receiving treatment shall be billed and the person, his estate or those legally responsible for the treated person shall be responsible to pay for services received.
- H.F. 1457 By Committee on State Government. Provides that members of the Beer and Liquor Control Council shall receive \$40 per diem while engaged in the performance of their official duties rather than \$2,500 per annum which is the present compensation rate. (Vetoed)
- H.F. 1464 By Committee on Judiciary and Law Enforcement. Revises and makes several additions to present laws regulating the handling and distribution of prescription drugs and controlled substances. It clarifies the definition of the term "wholesaler" to cover persons who manufacture or distribute drugs outside Iowa but who deal with licensed pharmacies or other dispensers located within the state, and deletes a provision which currently allows an entity

licensed to operate a pharmacy to obtain free of charge the new license required when the entity charges a pharmacist-manager during the license year. It also prohibits the distribution of complimentary packages of controlled substances to practitioners unless a record is kept of the kind and amount of the pharmaceuticals so distributed and allows the Board of Pharmacy Examiners to seize any controlled substance in the possession of a practitioner which are material to a record keeping violation.

APPROPRIATIONS

S.F. 1283 By Committee on Appropriations. Appropriates for the next fiscal year to the Iowa Beer and Liquor Control Department \$10,637,003 for administration of the Department.

H.F. 1514 By Committee on Appropriations. Appropriates for the 1976-77 fiscal year \$70,000 to the Commission on the Aging for general administration and \$196,000 for the area agencies on aging; \$292,000 to the Iowa Civil Rights Commission for general administration; \$78,450 to the Iowa Drug Abuse Authority for general administration and \$130,000 for grants to local agencies; \$57,389 to the Division on Alcoholism of the State Department of Health for general administration and \$1,200,000 for regional treatment unit programs; \$59,200 to the Division of Central Administration of the State Department of Health for the implementation of a state health planning and development agency; and \$112,000 to the Iowa Mental Health Authority for general administration. It also provides for the merger of the Iowa Drug Abuse Authority and the Division of Alcoholism of the State Department of Health into a single state division of the State Department of Health effective July 1, 1977 with the title, powers, duties and limitations of the new division to be as determined by the General Assembly meeting in the year 1977.

H.F. 1568 By Committee on Appropriations. Appropriates for the next fiscal year to the Iowa Beer and Liquor Control Department \$58,000 for the establishment of five new self-service stores, \$125,000 for the relocation and the conversion to self-service of 16 existing stores, \$740,000 for the purchase and maintenance of new data registers, and \$10,000 for the purchase of fire extinguishers.

H.F. 1570 By Committee on Appropriations. Transfers from the Department of General Services to the Department of Public Safety the responsibility of providing

security and protection for the capitol complex. It also appropriates to the Department of Public Safety, Division of Capital Security for the next fiscal year, \$392,200 for salaries, support, maintenance and miscellaneous purposes.

EDUCATION

- S.F. 74 By Briles. Expands the use of the tax which may be levied for schoolhouse site purchases to include improvement of the schoolhouse site and allows funds in the site fund on July first to be used for the improvement of sites. The Act also expands the definition of purchase of sites to include legal costs of site acquisition and other incidental costs of site acquisition.
- S.F. 205 By Carr, Hansen, Murray, Robinson, Willits, Palmer, Kinley, and Gluba. Outlines procedures for continuation and termination of teachers' contracts and for discharge of teachers, and specifically exempts superintendents, assistant superintendents, principals, and assistant principals. The superintendent initiates termination procedures which shall be for just cause, and a private hearing may be held before the board at the request of the teacher. A nonprobationary teacher may appeal the decision of the board to an adjudicator who may be a person mutually agreeable to the two parties or may be selected from a list of five names submitted by the Public Employment Relations Board. The adjudicator's decision is final unless appealed to the district court. The procedures for discharge are the same.
- S.F. 1200 By Committee on Education. Allows the State Board of Regents to regulate bicycles on the property of any institution under its control.
- S.F. 1309 By Committee on Appropriations. Allows the Dubuque Community School District to convey certain real estate to the state and requires the state to accept the property and convey state property for use of the Dubuque Community School District.
- H.F. 467 By Committee on Education. Requires that the building consultant of the Department of Public Instruction to whom plans for the construction of school buildings must be submitted, return the plans with any recommendations to the board of directors within 30 days of their receipt.
- H.F. 628 By Committee on Education. Provides for increasing reimbursement for school pupil transportation from 28 to 56 cents per mile and doubles the maximum from \$40 per year to \$80 per year, with a limit of \$160 per family. The maximum reimbursement also applies to nonpublic school pupils. The Act requires that the maximum cost for contracting with carriers is

subject to approval by the board and allows all pupils to be transported to a contiguous school district with the approval of the area education agency board. The Act also allows the purchase of school buses as a single unit, allows for the transportation of school pupils to extracurricular activities sponsored by the school without charging, allows school buses to be used to transport parents and others to extracurricular activities and to charge the actual cost of the transportation, allows a school bus driver to leave the highway to discharge pupils, requires a school bus to stop before crossing tracks whether or not carrying children, and allows for use of a white flashing strobe light mounted on the roof of a school bus. (Emergency: Effective May 30, 1976)

- H.F. 795 By Committee on Education. Defines maximum tuition fee as either the state cost per pupil or the district cost per pupil of the receiving district as computed under the school foundation aid formula, whichever is the lesser amount, for students attending a school in a district other than the district of their residence.
- H.F. 1040 By Committee on Education. Provides that applications and fees for a high school equivalency diploma be sent directly to the testing center rather than being sent to the Department of Public Instruction for forwarding to the testing center.
- H.F. 1044 By Committee on Education. Requires that schools hold tornado drills each year. It changes the requirements for the number of fire drills each year and requires that both fire drills and tornado drills be conducted not less than two times each during the two six-month periods in a year. It also provides for tornado warning devices.
- H.F. 1098 By Committee on Education. Clarifies that the State Board of Regents has the authority to accept and administer trusts, as well as to authorize non-profit corporations which report to the Board to act in the same capacity as the Board in such matters.
- H.F. 1162 See Human Resources--Correctional Institutions. Relates to penalties for truancy.
- H.F. 1436 See Human Resources--General. Relates to name and functions of the State Psychiatric Hospital administered by the State Board of Regents.
- H.F. 1472 By Committee on Education. Changes the requirements for awarding a permanent professional teacher's

certificate to include holding a professional certificate, four years of successful teaching experience, and a master's degree or a professional degree beyond the baccalaureate degree.

H.F. 1534

By Committee on Education. Allows the State Board of Public Instruction to grant an exemption to the requirement that an area vocational school attendance center be provided in a county of a merged area which contains a city of 50,000 population or more as determined by the 1970 federal decennial census. The Act requires that an attendance center be provided within Dubuque County.

H.F. 1581

By Sifting Committee. Provides that a school board may approve a policy for granting educational leaves of absence to certified school employees and for the reimbursement of tuition paid by certified school employees for courses approved by the board.

H.F. 1582

By Sifting Committee. Provides procedures for the termination of the contract of or discharge of all school administrators. Termination of a nonprobationary administrator must be pursuant to notice, a hearing before a hearing officer selected from a list of names submitted by the Professional Teaching Practices Commission, and the decision of the hearing officer may be overruled by the school board. The administrator may appeal to the district court based upon specific reasons enumerated in the Act.

APPROPRIATIONS

S.F. 1261

By Committee on Appropriations. Appropriates for the next fiscal year \$686,000 for the Commission for the Blind, \$40,000 for the War Orphans Educational Aid Fund, \$1,000,000 for the Service Compensation Fund, \$93,700 for the Bonus Board, \$754,800 for headquarters for the Educational Radio and Television Facility, \$535,700 for production, and \$1,964,700 for transmitter. It also appropriates \$193,000 to the Higher Education Facilities Commission for administration, \$9,500,000 for tuition grants, \$350,000 for scholarships, and \$150,000 for vocational-technical tuition grants. It allows tuition grants to be given to nursing students and effective July 1, 1977 provides for tuition grants for half-time students. It provides for standing appropriations of \$10,000,000 for tuition grants, \$350,000 for scholarships, and \$150,000 for vocational-technical tuition grants but allows higher amounts to be appropriated. The intent of the General Assembly is stated that the

General Assembly appropriate \$500,000 for the next fiscal year for tuition grants for half-time students. It appropriates \$1,200,000 for the subvention program for the College of Osteopathic Medicine and Surgery for the admission and education of not more than 30 percent of each of the three classes of students. \$30,000 is appropriated to contract for the right of not less than ten qualified persons to enter accredited schools and colleges of optometry in other states. Provision is made for examination of audits of the College of Osteopathic Medicine and Surgery and colleges and schools of optometry receiving state funds by the Visitation Committee on Education. It appropriates to the Department of Public Instruction \$1,982,000 for general office administration, \$555,800 for vocational education administration, \$3,000,000 for vocational education aid to secondary schools, \$1,905,800 for vocational rehabilitation, \$50,000 for migrant education, \$25,000 for drug education, \$15,000 for environmental education, \$225,300 for national defense education, \$35,000 for the Professional Teaching Practices Commission, \$10,000 for the Vocational Youth Organization Fund, \$2,350,000 for assistance to public and nonpublic school students for breakfasts, lunches and minimal equipment programs, \$200,000 for aid to public school districts for transportation needs for transporting nonpublic school students and enrollment decreases caused by the availability of transportation for nonpublic pupils, \$3,450,000 for costs of providing transportation for nonpublic school students and up to \$300,000 of this amount if not needed can be used for transportation equipment needs for transporting nonpublic school students, and \$15,750 for membership fees for the Education Commission of the States. It appropriates \$29,800,000 for aid to the merged area schools, \$1,350,000 for equipment replacement and upgrading for the area schools, \$8,285,900 for matching funds for purchase of instructional equipment, and \$787,500 for increased retirement program costs and prohibits the levy of a property tax for retirement program costs. It gives the State Board the authority to approve or disapprove requests of merged area schools to expand their programs. It mandates that the State Board approve a uniform system of program accounting for school districts, sets the beginning date for the term of the Superintendent of Public Instruction as July 1, 1979, allows the boards of area schools to make rules regarding tobacco and alcoholic liquor and beer on area school campuses, and increases the state percent of growth by seven percent to pay

increased retirement costs of school districts except districts having their own retirement system are allowed to request additional growth of up to .35 percent for increased retirement costs. There is appropriated to the State Board of Regents, which is defined as the "public employer" for certain employees exempt from the merit system by Chapter 19A of the Code, \$257,600 for the Office of the State Board, \$58,985,900 for general university of the State University of Iowa, \$13,871,100 for University Hospitals, \$3,161,600 for the Psychopathic Hospital, \$1,130,300 for the State Hygienic Laboratory, \$2,253,800 for the Hospital School, \$2,419,600 for the Oakdale Campus, \$48,556,200 for general university of Iowa State University, \$5,723,300 for the Agricultural Experiment Station, \$5,159,200 for the Cooperative Extension Service, \$20,232,300 for the University of Northern Iowa, \$1,384,300 for the Iowa Braille and Sight-saving School, \$2,551,100 for the State School for the Deaf, and \$815,000 for the Family Practice Program. The name of the State Sanitarium at Oakdale is changed to the Oakdale Campus and the functions are changed. It appropriates \$158,750 for transportation reimbursement for payments to parents and guardians of pupils in the Iowa Braille and Sight-saving School and the School for the Deaf. It appropriates \$2,500,000 to the State Board of Regents to supplement the loss of federal funds.

S.F. 1275

By Committee on Appropriations. Appropriates for the fiscal year ending June 30, 1976 to the State Board of Regents to be distributed to the Regents institutions with the approval of the Governor and the State Comptroller, \$1,500,000 to go with an appropriation from the last session to supplement federal funds losses. The Act also provides an incentive for fuel and electricity cost savings by allowing the State Board of Regents to expend excess funds appropriated for fuel and electricity for the fiscal year ending June 30, 1976 for other operating purposes. (Emergency: Effective May 21, 1976)

S.F. 1329

See State Government. Relates to replacement of funds to the State Board of Regents.

S.F. 1333

By Committee on Appropriations. Appropriates for the next fiscal year \$3,300,000 to the State Board of Regents for allocation to the three institutions of higher education to reimburse them for deficiencies in their operating funds resulting from pledging of tuitions, student fees and charges and institutional income to pay for academic and administrative buildings and facilities and utility

services. The Act also appropriates \$10,300,000 for capital improvements to buildings of the State Board of Regents, \$500,000 for making Regents' buildings accessible to the physically handicapped, and \$600,000 for detailed architectural plans for certain named buildings at the three institutions. It also appropriates \$103,000 for a video tape recorder for the Educational Radio and Television Facility Board and \$30,000 for studies to determine methods of completion of a statewide educational radio network. The Act also appropriates \$60,000 to the Department of Public Instruction for dispersement to Western Iowa Technical Community College for radio broadcasting facilities, subject to receipt of a matching federal grant. The date for reversion of funds appropriated for installation of television translators is extended to 1980.

H.F. 1218

By Committee on Appropriations. Appropriates \$1,800,000 to the State Board of Regents for the construction of and the purchase of equipment for a seeds laboratory at the Iowa State University of Science and Technology. (Emergency: Effective March 31, 1976)

ELDERLY AND HANDICAPPED

- S.F. 1067 By Committee on Human Resources. Permits physically handicapped persons to obtain from the Department of Transportation special identification devices which may be displayed in motor vehicles of which handicapped persons are either the operators or passengers. Where state law requires buildings to be accessible to handicapped persons, cities and other political subdivisions are required, and otherwise may, provide special parking places designated only for motor vehicles displaying the special identification device. Criminal penalties are prescribed for violations.
- H.F. 1590 See Taxation. Relates to property tax reduction for low-income elderly or handicapped mobile home owners.

APPROPRIATIONS

- S.F. 1029 See State Government. Relates to appropriation for Committee on Employment of the Handicapped.
- S.F. 1261 See Education. Relates to appropriations for Commission for the Blind, Iowa Braille and Sight-saving School, and the School for the Deaf.
- H.F. 1142 See Health. Relates to appropriation for service program for the deaf.
- H.F. 1165 By Employment of the Unemployed Study Committee. Extends through June 30, 1977 appropriations originally made by the 1975 Session of the Sixty-sixth General Assembly for the 1975-1976 fiscal year for the retired Iowan employment program, well-elderly clinics, transportation projects and winterizing assistance. It also expands the definition of employment opportunities which may be offered under the green thumb program to include employment in conservation and outdoor recreation fields, provides that green thumb participants shall receive at least the federal minimum wage, and exempts green thumb participants from merit system requirements and Iowa public employees retirement and unemployment compensation benefits.
- H.F. 1589 See Labor and Employment. Relates to appropriations for senior citizen centers and low-income elderly home winterization.

ELECTIONS

- S.F. 1346 By Committee on Appropriations. Revises and clarifies the procedures presently set forth in Chapter 56 of the Code for filing disclosure reports and for making and investigating complaints of violations of the campaign disclosure-income tax checkoff Act. The procedure for distributing money from the income tax checkoff to political parties and the provisions governing the use of these funds by state political party central committees are also revised, and the state central committees are given greater discretion in this area. The law also appropriates \$61,592 to the Campaign Finance Disclosure Commission to fund the Commission's current table of organization through fiscal 1977.
- H.F. 918 See General Assembly. Relates to legal fees for an election contest.
- H.F. 1010 By Committee on State Government. Replaces former requirement that voter registration applications be notarized with a requirement that form be signed by applicant and one other eligible elector in order to facilitate registration by mail. It also changes wording of law to authorize voters to register either by mailing application card itself, or by mailing one or more registrants' cards in an envelope, which formerly was technically illegal. (Emergency: Effective March 9, 1976)
- H.F. 1011 By Committee on State Government. Basically an omnibus corrective bill, making revisions in a number of existing election statutes to deal with some 20 different specific problems or defects in wording brought to light during 1975. A key new provision designates chief data processing administrator in State Comptroller's office as state registrar of voters with responsibility for maintaining records of all voters registered in Iowa, and establishes a State Voter Registration Commission composed of the secretary of state and the chairpersons of the two major political parties to establish rules for voter registration forms and procedures. (Emergency: Effective May 15, 1976)
- H.F. 1033 By Monroe, Drake, Fitzgerald and Millen. Provides specific authority for political parties to nominate candidates for special elections to fill vacancies in Congress or the General Assembly. (Emergency: Effective January 26, 1976)
- H.F. 1363 See Cities. Relates to certain procedures for city elections.

H.F. 1520

By Committee on Appropriations. Provides for the publication of an updated compilation of Iowa election laws for distribution, free of charge, to persons responsible for administering these laws, candidates and other interested persons. The cost of preparing and publishing the compilation will be paid from the standing appropriation for publication of the Code and excerpts from it. (Emergency: Effective May 29, 1976)

APPROPRIATIONS

H.F. 918

By Committee on Appropriations. Appropriates \$833.17 to the law firm of Klay, Bastemeyer and Veldhuizen, P.C., Orange City, Iowa and \$850.00 to the law firm of TePaske and Evans, Sioux Center, Iowa to pay in full all claims against the state for services rendered and expenses incurred in the election contest of Spradling v. Stephens.

ENERGY

- H.F. 736 By Committee on Energy. Requires carriers transporting hazardous materials in this state to notify the police radio broadcasting system or a local peace officer who in turn must notify the Iowa Highway Safety Patrol of an accident involving the transportation of hazardous materials. Violation is a misdemeanor. (See S.F. 1306)
- H.F. 1281 By Committee on Energy. Creates an Interagency Coordinating Council on Radiation Safety composed of the chief executive or a designee from various state agencies engaged in radiation-related activities. The Council is responsible for coordinating and reviewing the radiation-related activities of its member agencies and is charged with the preparation of a state radiation safety program plan which will be submitted to the General Assembly annually.
- H.F. 1371 By Committee on Energy. Increases the size of the Iowa Energy Policy Council to seventeen members, expands the Council's duties with emphasis on energy conservation planning and the recommendation of legislation to the General Assembly, and extends the life of the Council through June 30, 1979.
- H.F. 1470 By Committee on Energy. Requires public utilities to obtain a certificate of convenience and necessity from the Iowa State Commerce Commission for the siting and construction of major electric power generating facilities and certain associated transmission lines. It establishes a consolidated hearing procedure through which the utility may obtain the certificate and all other licenses and permits which must be issued by a state agency to construct, operate and maintain the facility and provides that issuance of the certificate vests the utility with the power of eminent domain to such extent as the Commission may prescribe.

APPROPRIATIONS

- H.F. 1036 By Committee on Appropriations. Appropriates \$210,000 to the Energy Policy Council for the next fiscal year for salaries and support of not more than seven full-time permanent positions and \$1,618,231 to the Department of Environmental Quality for the next fiscal year for salaries and support of not more than one hundred forty-six full-time permanent positions.
- H.F. 1217 See State Government. Relates to an appropriation for a central energy plant for the capitol complex.

FINANCIAL INSTITUTIONS AND INSURANCE

- S.J.R. 1009 See General Assembly. Relates to a legislative study of a state insurance pool.
- S.F. 194 By Redmond. Permits a licensee authorized to make supervised loans to sell property or items to its customers for a price not exceeding \$15.
- S.F. 357 By Lamborn, Norpel, Glenn, and Shaff. Allows a state bank to invest an amount in excess of 20% of the capital and surplus of the bank in industrial revenue bonds issued by a single municipality so long as the consent of the Superintendent of Banking is obtained.
- S.F. 442 By Rodgers, Lamborn, and Priebe. Allows state banks to invest funds held by them as a fiduciary in time deposits with maturities in excess of the present one-year limitation.
- S.F. 443 By Rodgers, Lamborn, and Priebe. Brings the state banking law into conformity with federal law relating to loans on residential real property. It clarifies the right to disregard formalities where a real estate encumbrance is taken as secondary security.
- S.F. 487 By Committee on Commerce. Makes numerous changes in the law relating to savings and loan associations. Expanded authority is given to associations respecting the lending area, property improvement loans, construction loans, the purchase of and participation in loans from or with other institutions, trusteeships in retirement plans, lending powers relative to mobile homes, and unsecured and non-first-lien secured loans. The Act also modifies provisions relating to association officers, and salary and per diem of state-employed examiners.
- S.F. 503 By Committee on Commerce. Amends the usury statute to permit registered or licensed brokers and dealers of securities to charge in excess of 9% on the margin accounts of their customers.
- H.F. 362 By Jesse. Excludes state and national banks from the membership sales licensing requirements of chapter 503 of the Code.
- H.F. 829 By Committee on Commerce. Requires state departments to provide only estimates of expenditures for consumer credit enforcement instead of actual statements of accounts, provides that

routine examinations of financial institutions for compliance with the consumer credit code must be conducted not less frequently than examinations required for the financial institution under the licensing provisions of the Code applicable to the institution, and clarifies that the rule-making authority granted to state officials and agencies under the provisions of the consumer credit code applies to the administration of all provisions of the consumer credit code. It was previously construed that because of its placement in the consumer credit code, such rule-making authority was limited in its applicability.

H.F. 1216 See State Government. Relates to appropriation to the Insurance Department.

H.F. 1226 By Wells. Allows the director of a credit union to borrow from the credit union up to the amount of the director's holdings in shares and deposits without first obtaining the approval of the board of directors. Approval of the board of directors is required only when the director desires to borrow an amount in excess of his or her holdings.

H.F. 1367 By Committee on Commerce. Modifies present limitation respecting loans by a bank to its officers. It makes the limitations applicable only to "executive officers" which is defined in the Act as opposed to "officers" in general which was not defined in the Code. It strikes the present \$30,000 limitation on home purchase loans thereby allowing banks to lend to executive officers the same amount on a home purchase loan which other borrowers would receive. This Act also gives banks the authority to lend up to \$10,000 to an executive officer for educational expenses of the officer's children and retains the authority for a bank to lend an executive officer not more than an aggregate of \$5,000 for all other outstanding loans or extensions of credit.

H.F. 1478 By Committee on Commerce. Completely revises the 1975 legislation relating to the use by banks, savings and loan associations and credit unions of electronic funds transfer systems (EFTS). The Act creates a new chapter in the Code which governs the establishment and operation of EFTS, whether by state organized or federally chartered institutions, and delegates authority and responsibility to the Superintendent of Banking to regulate state and federal banks and any credit union utilizing EFTS, and to the Supervisor of Savings and Loan Associations to regulate systems established by

either state or federal associations. The Act divides a potential EFTS network into three parts for purposes of regulation: satellite terminals, central routing units, and data processing centers. Each of the components is dealt with separately and different regulatory powers exist with respect to each. The Act provides for integrating systems into which every Iowa financial institution can interconnect. Various provisions of the Act and various powers delegated to the "administrators", protect institutions from being locked out or discriminated against, and also protect consumers from abusive practices and losses which might arise out of the use of electronic funds transfer systems. The Act also modifies existing Code provisions relating to the numbers and locations of permitted bank offices.

- H.F. 1483 By Committee on Commerce. Revises portions of the Uniform Guaranty Association Act relating to subrogation rights and demands, administrative assessments, offsetting payments to members against assessments, and methods for refunding overassessments, and insolvency proceedings.
- H.F. 1492 By Committee on Commerce. Allows a group of ten or more hospitals to organize a mutual insurance corporation to cover their liability exposure. (Emergency: Effective May 21, 1976)
- H.F. 1494 By Committee on Commerce. Shortens the period of notice a creditor must give a customer before the terms of an open-end account can be changed and applied future extensions of credit from three months to one month.
- H.F. 1539 See Agriculture. Relates to insurance of applicators of pesticides.
- H.F. 1512 By Committee on Commerce. Provides that certain types of short-term revolving "convenience credit" offered by agricultural and retail suppliers are open-end credit and redefines a partnership in the Consumer Credit Code as a person rather than an organization.

APPROPRIATIONS

- S.F. 1221 By Committee on Appropriations. Appropriates for the next fiscal year to the Department of Banking, \$1,999,284, to the Office of the Secretary of State \$493,960 for administration of the office and \$38,700 for the Uniform Commercial Code Division in performing records searches, \$750 for the Pioneer

Lawmakers and \$35,640 for the Occupational Safety and Health Review Commission. It also changes the qualifications for the Superintendent of Banking to five years experience in a bank or in the regulation or examination of banks. Filed financing statement information may be given by the filing officer of the Secretary of State by telephone upon prior payment of a \$4 fee and by the county recorder who shall charge no more than a reasonable estimate of cost.

GENERAL ASSEMBLY

- S.J.R. 1008 By Committee on Appropriations. Authorizes the Legislative Council to establish an interim study committee to study the pension needs of peace officers and correction officers and to study the investment procedures of funds in public retirement systems. \$6,500 is appropriated for actuarial studies.
- S.J.R. 1009 By Committee on Appropriations. Directs the Legislative Council to establish an interim study committee to consider the feasibility of a state insurance pool to underwrite insurance for governmental subdivisions, of consolidating into such a pool health care provider liability insurance, other types of errors and omissions insurance, and products liability insurance. \$25,000 is appropriated for the study.
- S.F. 488 See State Government. Relates to legislative membership of boards, commissions, and councils.
- S.F. 507 By State Government. Provides that all legislative members of statutory boards, commissions, or councils are to be paid their compensation and expenses when authorized from the standing appropriation for legislative expenditures. It makes the legislative members of the Capitol Planning Commission, Iowa Law Enforcement Academy Council, Commission on the Aging, Higher Education Facilities Commission, State Records Commission, and Confidential Records Council ex officio nonvoting members. It adds two members appointed by the Governor to the Commission on the Aging.
- S.F. 1021 See Natural Resources. Relates to approval of the General Assembly for alienation of a preserve.
- S.F. 1251 See Retirement Programs. Relates to requirement for public bidding for actuarial services used by the General Assembly.
- S.F. 1267 See State Government. Relates to membership of legislative leaders on a Census Liaison Commission.
- S.F. 1336 See State Government. Relates to notification by the Governor of ad hoc committees.
- H.F. 1106 See Retirement Programs. Relates to membership in the Iowa Public Employees' Retirement System of employees of the General Assembly.

H.F. 1573

By Committee on Appropriations. Establishes a Performance Audit Division within the Legislative Fiscal Bureau headed by a Performance Auditor and requires this Division to conduct performance audits of state agencies under the direction of the Legislative Fiscal Committee and the Legislative Council. The Act also changes the membership of the Legislative Council to include the chairpersons of the Committees on Ways and Means and the ranking minority members of those Committees and requires that all members of the Legislative Fiscal Committee will be members of the Legislative Council. It requires that budgets of the state agencies be submitted to the Committees on Appropriations on a performance basis. The Act requires the General Assembly to examine the need for the continued existence of state agencies at least every six years in accord with a schedule provided in the Act. \$50,000 is appropriated to the Legislative Fiscal Bureau for performance auditing. Effective January 1, 1977 except for the provisions relating to the submission of budgets to the General Assembly which are effective July 1, 1976.

APPROPRIATIONS

S.F. 1124

By Committee on Appropriations. Appropriates to the Legislative Council \$30,000 for the use of the joint Senate-House Appropriations Subcommittees on Human Resources to study and review certain operational aspects of the Department of Social Services which relate to the Title XIX program of the United States Social Security Act. The Subcommittees may employ consultants and use staff from the Legislative Fiscal Bureau and other legislative staff. The Act requires a final report to be made to the Governor, the Medical Assistance Advisory Council, the Appropriations Committees, and the General Assembly in 1977. (Emergency: Effective May 27, 1976)

S.F. 1330

By Committee on Appropriations. Appropriates to the Legislative Council for the next fiscal year \$50,000 for updating the data base of the Code of Iowa.

H.F. 1080

By Committee on Appropriations. Appropriates for the next fiscal year, \$218,900 to the Legislative Fiscal Bureau, \$534,905 to the Legislative Service Bureau and \$129,149 to the Citizens' Aide for salaries, support and maintenance; and to the Commission on Uniform State Laws, \$5,600 for support of the Conference of Commissioners on Uniform State Laws and \$1,800 for travel expenses of Commission members. It further provides that temporary employees of the Legislative Service Bureau hired prior to and during sessions of the General Assembly

shall be paid from funds appropriated to the Bureau. Temporary employees were previously paid from the standing appropriation to the General Assembly contained in section 2.12 of the Code.

H.F. 1577

By Committee on Appropriations. Appropriates \$35,000 to the Legislative Council for per diem, support, maintenance and miscellaneous expenses of members of the Legislative Council and \$25,000 to the Legislative Fiscal Committee for per diem, support, maintenance and miscellaneous expenses of members of the Legislative Fiscal Committee and its visitation committees.

HEALTH

- S.F. 387 By Committee on Human Resources. Provides that a person cannot be required to participate in medical procedures which will result in an abortion. The Act prohibits discrimination in employment or hospital staff privileges because of an individual's refusal to participate in or participation in an abortion. It also allows hospitals, except public hospitals, to prohibit the performance of abortions in its facilities. Abortion does not include medical care which has as its primary purpose the treatment of a serious physical condition requiring emergency medical treatment necessary to save the life of a mother.
- S.F. 1225 By Committee on Appropriations. Provides for the establishment of a birth defects institute to conduct investigations of the causes, mortality, methods of treatment, prevention, and cure of birth defects and related diseases. The Act appropriates for the next fiscal year \$85,388 for administration of the Act.
- H.F. 24 By Crabb, McElroy, Husak, Fullerton, Lipsky, Lonergan, Pellett, Egenes, Harper, Hansen and Danker. Provides that no person shall make a charge or require any special device, key or slug for the use of a toilet located in a room provided for public use. A violation is a misdemeanor.
- H.F. 798 By Committee on Human Resources. Allows the State Registrar to change the sex designation on a person's birth certificate upon receipt of an affidavit by a physician that the sex of the person has been changed by surgery or treatment.
- H.F. 1281 See Energy. Relates to establishment of Inter-agency Coordinating Council on Radiation Safety.
- H.F. 1495 By Committee on Agriculture. Eliminates the requirement that hotels, motels and motor inns use cotton or linen sheets and pillow cases. It also eliminates the requirement that sheets and pillow cases in hotels, motels and motor inns be ironed thereby permitting the use of pre-pressed or no-iron fabrics which may be sanitized by means other than ironing.
- H.F. 1503 See Professional Licensing Boards. Relates to duties of registered nurses.

APPROPRIATIONS

S.F. 1221 See Financial Institutions and Insurance. Relates to appropriation for Occupational Safety and Health Administration.

H.F. 1142 By Committee on Appropriations. Appropriates to the State Department of Health for the next fiscal year, \$351,673 for central administration, \$538,050 for health facilities services, \$467,944 for preventive medical services, \$299,739 for the records and statistical division, \$31,860 for general administration of the licensing and certification division, \$74,964 for the Board of Barber Examiners, \$97,098 for the Board of Cosmetology Examiners, \$12,300 for the Board of Funeral Director and Embalmer Examiners, \$16,300 for the State Board of Examiners for Nursing Home Administrators, \$26,100 for the Board of Dental Examiners, \$21,075 for the Board of Chiropractic Examiners, \$13,240 for the Board of Optometry Examiners, \$5,650 for the Board of Physical Therapy Examiners, \$5,000 for the Board of Examiners for the Licensing and Regulation of Hearing Aid Dealers, \$3,800 for the Board of Podiatry Examiners, \$5,000 for the Board of Psychology Examiners; \$370,560 for salaries, support and maintenance of general health services, \$365,817 for the renal disease program, \$50,000 for the family planning program, \$262,524 for salaries, support and maintenance of community health services, and \$50,000 for the service program for the deaf. It changes the appropriation made by the Sixty-sixth General Assembly, 1975 Session for emergency medical services to an annual rather than a biennial appropriation. The appropriation made to the State Department of Health in 1975 for five well elderly clinics is changed from an annual to a biennial appropriation.

HUMAN RESOURCES--CORRECTIONAL INSTITUTIONS

- S.F. 253 By DeKoster, Kelly, Schwengels, and Doderer. Allows for the exchange of inmates with the Federal Bureau of Prisons. Inmates who object to a transfer to the Federal Bureau of Prisons may request a hearing.
- S.F. 1139 By Committee on Judiciary. Provides inmates with \$100 upon discharge or parole, \$50 upon being placed on work release, and \$50 upon going from an educational work release in addition to appropriate clothing and transportation to the place in this state indicated in the inmate's discharge, parole, or work release plan.
- H.F. 503 By Committee on Human Resources. Allows the Director of the Division of the Department of Social Services which has jurisdiction over the adult correctional institutions to transfer an inmate from an adult correctional institution to another state institution or other appropriate place to receive a mental or physical examination or treatment. The transferring authority will retain jurisdiction over the inmate.
- H.F. 1063 See Courts and the Judicial Process. Relates to incarceration in the Women's Reformatory.
- H.F. 1162 By Higgins. Prohibits children who are truant from being treated as delinquent and from being committed to a State Training School.

APPROPRIATIONS

- H.F. 1539 By Committee on Appropriations. Appropriates to the Department of Social Services, Division of Adult Corrections \$2,850,000 for replacement of federal funds for community-based correction programs, establishment of residential halfway houses and pre-institutional residential facilities and operating costs of these facilities and up to \$100,000 may be used for such programs within state mental health institutes. \$158,000 is appropriated for additional staff and remodeling of the Riverview Release Center and \$50,000 for conversion and improvement of the dormitory at Farm 3 at the State Penitentiary, and \$250,000 to convert the minimum security dormitory at the State Penitentiary to either a minimum or medium security facility. The Act also appropriates \$1,350,000 for the Governor, in consultation with the Commissioner of Social Services, to use to convert the facilities at the State Training School for Girls, to modify Building 20 at the Mental

Health Institute at Mount Pleasant, or to convert the facilities at the former Midwestern College at Denison to a medium security correctional facility for not more than 150 prisoners. \$400,000 is also appropriated for additional probational, parole, and clerical staff, \$537,000 for additional personnel for the State Penitentiary, and \$205,200 for additional personnel for the State Reformatory. \$210,000 is appropriated to the Iowa Drug Abuse Authority for aid for the alternatives in drug abuse prevention and treatment program. An Advisory Commission on Corrections Relief is established, and \$10,000 is appropriated for their expenses, to advise the General Assembly on the adult and juvenile corrections system. \$100,000 is appropriated for employment of professional corrections consultants by the Advisory Commission to evaluate the state's correctional needs. The Department of Social Services, Division of Mental Health Services, is required to prepare a report with recommendations relative to the future utilization, conversion, or discontinuation and disposition of the State Mental Health Institutes. The Department is given the authority to operate co-educational programs and services at the State Training School at Eldora.

HUMAN RESOURCES - GENERAL

- S.F. 1105 By Gluba. Requires the State Comptroller to order by January 1, 1977 upon request of a recipient that aid to dependent children checks be mailed directly to the bank or savings and loan association of the recipient's choice.
- S.F. 1124 See General Assembly. Relates to a legislative study of certain operational aspects of the Department of Social Services which relate to the Title XIX program of the United States Social Security Act.
- S.F. 1285 See Labor and Employment. Relates to intermittent employment of certain employees of the Department of Social Services.
- H.F. 292 By Committee on Human Resources. Repeals or amends several existing Code sections which provide for, or have frequently been erroneously construed as providing for, liens to be placed against property of persons receiving institutional treatment for mental illness, mental retardation or alcoholism, or against the property of persons whose dependents have received such treatment. Existing liens which have not been satisfied are cancelled, except that the county board of supervisors has until January 1, 1977 to take action on any such lien they believe is collectible. Beginning July 1, 1976 persons receiving such treatment, or those responsible for such persons, will have claims (not liens) placed against them only to the extent the county board of supervisors, or the court in certain commitment cases, concludes that the responsible party is able to pay.
- H.F. 689 By Bina and Cusack. Clarifies a provision in the present law under which boards of supervisors currently may pay a portion of the cost of inpatient or outpatient care for persons suffering from a developmental disability which has been interpreted to include autism by specifically inserting and defining the term "autistic children" in this section of the Code.
- H.F. 1436 By Committee on Education. Changes the name of the State Psychopathic Hospital located in Iowa City to the State Psychiatric Hospital. It also deletes references in the Code to the medical director of the State Psychopathic Hospital to allow the State Board of Regents to designate and determine the duties of its employees and updates Code references to the mental health research fund to reflect actual practice.

APPROPRIATIONS

S.F. 1314

By Committee on Appropriations. Appropriates for the next fiscal year to the Department of Social Services \$10,000,000 for general administration of district and local offices including \$500,000 for employing additional persons as client contact personnel, \$4,390,000 for state administration, \$160,000 for the state's share of unemployment benefit claims, \$150,000 for child support recoveries, \$500,000 for assistance to child care centers with not more than \$50,000 being used for program development, \$1,535,900 for the State Juvenile Home, \$2,925,000 for the Boys' Training School, \$1,057,000 for the Girls' Training School, \$5,000,000 for the Iowa Veteran's Home, \$750,000 for the Governor's Youth Opportunity Program, \$160,000 for community based juvenile corrections to be administered by the State Youth Coordinator in cooperation with the Department and which requires at least a 50% match of funds or contributions and requires a report to the Joint Committees on Appropriations not later than January 24, 1977, \$625,000 for community based adult correctional programs and services with local control and coordination, \$155,000 to Luster Heights Camp, \$6,750,000 to the Iowa State Penitentiary, \$4,750,000 to the Men's Reformatory, \$700,000 to the Women's Reformatory, \$2,200,000 to the Iowa Security Medical Facility, \$900,000 to the Riverview Release Center, \$5,800,000 to the Mental Health Institute at Cherokee, \$4,780,000 for the Mental Health Institute at Clarinda, \$5,850,000 for the Mental Health Institute at Independence, \$4,700,000 for the Mental Health Institute at Mount Pleasant, \$9,000,000 for the Glenwood State Hospital-School, \$9,100,000 for the Woodward State Hospital-School, \$40,000 for Aid to the Blind, \$41,000,000 for Aid to Dependent Children and prohibits reduction of the standard of payment for recipients and prohibits establishment of eligibility criteria more restrictive than federal regulations, \$48,000 for aid to Indians residing on a settlement, \$50,000,000 for medical assistance and prohibits reducing the level of services and restriction of eligibility criteria until the Department receives instruction from the Joint Appropriations Subcommittee on Human Resources based upon a study and employment of consultants, \$950,000 for contractual services-medical carrier, \$7,000,000 for foster care and group homes, \$920,000 for increased level of payments for foster family care, \$150,000 for subsidized adoptions, \$420,000

for work and training programs, \$1,300,000 for adult and children services, \$350,000 for homemaker services, \$4,000,000 for state supplementary assistance, \$275,000 for state supplementary assistance for the blind. The Act also requires the Social Services Council to meet monthly and removes restrictions on amount of per diem paid annually. The Act revises the standards for a veteran contributing to his or her own support in the Veteran's Home and removes language requiring payments to be made first from sources other than the Veteran's Administration. It revises the method for computing the charges to counties for services rendered by a mental health institute by changing the uniform per diem charges for patients at a mental health institute to a computation based upon actual services received by a patient effective July 1, 1977. It allows funds for child care centers to be expended for program and staff development, limited to 10% of the funds for the next fiscal year. It allows county boards to enter into agreements with the Department for furnishing assistance to a mentally retarded person in an intermediate care facility for the mentally retarded to provide services in accordance with the Department's appropriate district plan for delivery of services. The county board must reimburse the Department from the county poor fund or the county mental health and institutions fund for costs not paid by federal funds.

H.F. 1121 By Committee on Appropriations. Provides a supplemental appropriation of \$13,800,000 to the Department of Social Services for the fiscal year commencing July 1, 1975 and ending June 30, 1976 for medical assistance programs. (Emergency: Effective February 27, 1976)

H.F. 1565 By Committee on Appropriations. Appropriates \$1,000,000 to the Department of Social Services to be used to supplement the federal allocation to Iowa under Title XX of the United States Social Security Act.

H.F. 1579 By Committee on Appropriations. Appropriates \$900,000 to the Department of Social Services for capital improvements at the Iowa Veteran's Home, \$2,000,000 for capital improvements as deemed necessary by the Department for institutions under its jurisdiction, and \$4,500,000 for deposit in the hospital-school's revolving fund.

LABOR AND EMPLOYMENT

- S.F. 205 See Education. Relates to termination of employment and discharge of a teacher.
- S.F. 1086 By Doderer. Requires commissioners of local civil service commissions to be eligible electors. It also prohibits applicants for police officer, police matron or firefighter from being discriminated against on the basis of height, weight, sex, or race and allows reasonable rules to be promulgated relating to strength, agility, and general health of applicants. It allows persons applying for chief of a fire or police department to substitute three years experience in a fire or police department and two years of comparable experience or educational training for the five years experience presently required.
- S.F. 1122 See Counties. Relates to retention of civil service rights of second deputy sheriffs.
- S.F. 1125 By Committee on Appropriations. Repeals the standing unlimited appropriation for funding the state employees' disability plan. Vetoed by Governor.
- S.F. 1285 By Committee on Appropriations. Limits intermittent employment under the Merit Employment System to 120 days in any twelve-month period and exempts the Department of Social Services intermittent employees who are employed in field offices from the time limits for intermittent employment until June 30, 1977. (Emergency: Effective May 27, 1975)
- S.F. 1303 By Committee on Labor and Industrial Relations. Excludes from the definition of "nonresident employer" all small business corporations registered to do business in Iowa for purposes of Worker's Compensation.
- S.F. 1304 By Committee on Labor and Industrial Relations. Places responsibility for obtaining adjusting services and handling worker's compensation claims of state employees with the State Comptroller instead of the Industrial Commissioner.
- H.F. 114 By Committee on Appropriations. Modifies certain accounting procedures for employees of the savings and loan division of the auditor's office to conform to changes in the statute made by the 1973 and 1974 Sessions of the Sixty-fifth General Assembly which provided for the proration of vacation and sick

leave against semimonthly payrolls and for the payment of vouchers and salaries from the savings and loan revolving fund.

H.F. 243

By Patchett, Brandt, O'Halloran, Bina, Dyrland, Hines, Monroe, Mennenga, Koogler, Middleton, Jochum, Dunton, and Howell. Redefines sick leave for state employees as a medically-related disability so that it includes pregnancy, and prohibits employers from discriminating in promotion, discharge, demotion, or suspension of employees because of valid absences for a medically-related disability.

H.F. 863

By Committee on Labor and Industrial Relations. Reduces from \$2500 to \$1000 the amount of farm payroll necessary before a farm employee has to be covered by worker's compensation and adds several new exemptions from coverage for relatives and the spouse of farm employees and for officers of family farm corporations and their relatives. It provides that employers of farm labor can assume liability for exempted employees. It raises the minimum compensation rate from eighteen to thirty-six dollars per week and increases the number of weeks compensation may be collected for specific injuries. It allows the industrial commissioner to use subpoenas duces tecum and changes the length of time from forty-eight hours to four days for filing the first report of injury with the Commissioner, further providing that the report shall be without prejudice to the employee or insurance carrier. It provides that petitions for arbitration shall be heard by the Deputy Industrial Commissioner and eliminates the Board of Arbitration. It changes the place of hearing to such place as the Commissioner designates and provides that arguments for settlement shall be heard in the judicial district where the injury occurred. It also provides for voluntary compensation payments during the investigation of a claim and that compensation payments shall be made beginning on the eleventh day after the injury instead of the fifteenth. It changes the term "workmen's compensation" to "worker's compensation".

H.F. 1582

See Education. Relates to employment and discharge of school administrators.

H.F. 1593

By Sifting Committee. Delays until 1978 the emergency add-on tax of 2.7% for unemployment compensation on the first \$4,200 of wages for insured work, extends the \$6,000 wage base for the calendar year 1977, provides for a 0.9% add-on tax to the contribution rate otherwise determined for

each employer and a 0.25% emergency add-on tax, changes the provisions for eligibility for benefits, excludes from eligibility individuals working in a public school if under a contract for employment for the following year effective March 31, 1977, strikes the one week waiting period for benefits, eliminates the vacation pay deduction, changes the requirements for requalification from nine times the weekly benefit amount to six consecutive weeks of employment, and provides for monthly employer contributions in the first quarter of 1977 at the discretion of the Department. A Department of Job Service is established to be administered by a Director and the Employment Security Commission is abolished. An Appeal Board is established to hear and decide disputed claims. An Advisory Council is established to advise the Director on matters under the jurisdiction of the Department.

APPROPRIATIONS

S.F. 1252 By Committee on Appropriations. Appropriates the the next fiscal year \$891,637 to the Bureau of Labor for administration of the Bureau and \$804,004 to the Iowa Merit Employment Department for administration of the Department.

H.F. 1583 By Committee on Appropriations. Grants a 5% cost-of-living increase for state employees, and funds are appropriated from various state funds for finance the increase. In addition, the salary ranges of heads of state departments and agencies are increased. Salary rates for the following are increased: Chief Justice of the Supreme Court, \$40,000; Justice of the Supreme Court, \$39,000; Chief Justice of the Appellate Court, \$37,000; Justice of the Appellate Court, \$36,000; chief judge of a judicial district, \$34,072; district court judge, \$33,072; district associate judge, \$25,500; full-time judicial magistrate, \$25,500; part-time judicial magistrate, \$6,750; Code Editor, \$20,000; Court Administrator, \$24,700; Clerk of the Supreme Court, \$21,008; legal assistant to the Supreme Court, \$13,130; Chairperson of the Public Employment Relations Board, \$28,340; and member of the Public Employment Relations Board, \$26,260. It requires the head of an agency to notify the Legislative Council of all educational leaves granted. It increases the contribution rates for employees one-tenth of one percent and employers five-tenths of one percent of covered wages for the Iowa Public Employees' Retirement System effective July 1, 1977 and places an intent section in the Code that benefits will be reviewed during the next General

Assembly. It also clarifies that retirement increases granted to IPERS retirees on January 1, 1976 are granted only on that date.

H.F. 1589

By Committee on Appropriations. Appropriates \$260,000 to the Employment Security Commission for the 1976-77 fiscal year to be used to provide alternative public employment for public assistance recipients and provides for a procedure for creating and assigning persons to such public jobs. It also appropriates \$400,000 to the State Conservation Commission for public employment projects to be conducted by the Commission and the County Conservation Boards and \$85,000 to the Office for Planning and Programming for up to five additional Iowa Youth Conservation Corps camps. It repeals the Employment Opportunity Board created by the First Session of the Sixty-sixth General Assembly as the funds appropriated for this project reverted when federal matching funds did not become available. It also appropriates for the 1976-77 fiscal year \$100,000 to the Commission on the Aging for not more than four senior citizens centers, \$40,000 to the Office for Planning and Programming for low-income elderly home winterization assistance and \$100,000 to the Commission on the Aging for the retired Iowan employment program. It changes requirements for the receipt of winterization assistance to make elderly persons with an annual income of less than \$9,000 eligible and to give preference to low-income elderly homeowners. (Emergency: Effective

LAW ENFORCEMENT

- S.F. 85 See Courts and the Judicial Process. Relates to complete revision of the criminal code.
- S.F. 1102 By Committee on Judiciary. Amends the gambling law to permit gambling in clubs and other organizations which charge membership fees. The Act also amends current law to allow gambling in public places other than those operated by liquor control licensees and permittees. (Emergency: Effective March 5, 1976)
- S.F. 1210 By Committee on County Government. Provides a method for political subdivisions to establish a unified law enforcement district and to levy taxes to pay the increased costs of law enforcement. It requires approval at a referendum for levying a tax of up to \$1.62 per thousand dollars of assessed valuation in the district if the tax were levied on a uniform basis. However, the tax can be levied only on a per capita basis or upon the percentage of service received by the political subdivision.
- H.F. 835 By Committee on Judiciary and Law Enforcement. Provides that all firearms and ammunition which are stolen, embezzled or confiscated pursuant to a valid arrest or search warrant for which lawful possession is not established or for which lawful title cannot be ascertained shall be forwarded to the State Criminalistics Laboratory. If title to weapons which are disposed of is subsequently obtained or proved, a legal remedy is available to the owner. Ammunition and firearms used by the owner in the perpetration or attempted perpetration of a crime must be forfeited to the State Criminalistics Laboratory if no longer required in a criminal action for evidentiary purposes and become the property of the state. The Laboratory may, within prescribed limitations, destroy, retain or exchange firearms or ammunition so forwarded or forfeited.
- H.F. 1432 By Committee on Transportation. Permits the use of credit cards for posting bond and payment of fines for scheduled violations, allows the movement of construction equipment fourteen feet in width for unlimited distances under escort, adds a penalty section for violations of provisions of the Code relating to vehicles of excessive size and weight, revises hearing procedures on applications for certificates of convenience and necessity for motor vehicle certificated carriers, permits the Transportation Regulation Board to establish fees for the filing of the application, allows the Department of Transportation to waive minimum fees under

reciprocity to enter apportionment agreements, lowers the scheduled fine for speeding up to ten miles over the limit from \$20 to \$10, and specifies certain commerce and safety violations as scheduled violations.

H.F. 1470 See State Government. Relates to protection and security for the capitol complex.

APPROPRIATIONS

S.F. 1192 By Committee on Appropriations. Appropriates to the Iowa Law Enforcement Academy for the next fiscal year \$464,000 for administration of the Academy. It also designates the Academy as the principal law enforcement library and media resource center with the authority to coordinate the use of such media resources with other training centers and educational institutions offering a program in law enforcement.

H.F. 1571 By Committee on Appropriations. Appropriates \$5,000 to the Iowa Law Enforcement Academy for a sewage system at the shooting range, \$130,000 to the Department of Public Defense for repair of national guard armory facilities and equipment, \$160,000 for repair and rehabilitation of the Camp Dodge military reservation, \$254,000 to the Department of Public Safety for radio equipment for conversion from low band to high band stations, and \$28,000 for land acquisition for communication tower sites. The Act also appropriates from the primary road fund \$700,000 for land and improvements for field operation facilities for the Department of Transportation and \$1,300,000 to construct a steam line from the Iowa State University of Science and Technology.

H.F. 1588 By Committee on Appropriations. Appropriates for the next fiscal year to the Iowa Crime Commission, \$73,934 for general administration; \$191,636 for matching federal funds available through the Omnibus Crime Control and Safe Streets Act; \$4,000 for matching federal funds available for the Iowa Crime Commission Standards and Goals Project; \$4,394 for matching federal funds available through the Juvenile Justice and Delinquency Prevention Act of 1974; to the Department of Public Safety, \$319,000 for general administration; \$100,000 for matching federal funds for certain projects approved by the governor; \$1,670,000 to the Division of Criminal Investigation and Bureau of Identification; \$427,000 for Drug Law Enforcement; \$336,300 to the Division of Fire Protection; \$10,395,000 to the Division of

Highway Safety and Uniformed Force; \$1,624,000 to the Division of Radio Communications; \$1,085,000 to the Division of Traffic Records and Criminal Information System; and \$411,000 to the Division of Beer and Liquor Law Enforcement.

LICENSING AND FEES

- S.F. 1072 See Courts and the Judicial Process. Relates to fees for filing a petition, appeal, or writ of error and docketing.
- S.F. 1145 By Committee on Transportation. Requires all chauffeur's and operator's licenses and permits issued by the State Department of Transportation to include a colored photograph of the licensee or permittee and provides for the notation of an anatomical gift or a medical condition on an operator's or chauffeur's license. It also allows the Department of Transportation to issue nonoperator's identification cards upon payment of a one dollar fee which shall include a colored photograph of the card holder and which shall be valid for four years.
- S.F. 1265 See Transportation--General. Relates to fees for advertising devices along highways.
- H.F. 807 See Commerce. Relates to fees for inspections of bonded agricultural warehouses.
- H.F. 1332 See Transportation--Vehicles. Relates to licenses and fees for certain vehicles and for a restricted temporary driver's permit.
- H.F. 1490 See Agriculture. Relates to licensing for egg handlers, candlers, and graders.
- H.F. 1509 See Agriculture. Relates to licenses of applicators of restricted use pesticides.
- H.F. 1556 See Agriculture. Relates to fees for inspection of scales.

NATURAL RESOURCES

- S.F. 240 By Committee on Natural Resources. Allows the taking of carp, quillback, gar, sheepshead, dogfish and other rough fish designated by the State Conservation Commission by handfishing, snagging, spear and bow and arrow during the day or night and by using artificial light.
- S.F. 547 By Committee on Cities. Allows counties with a population of 200,000 or more to act jointly with a city for the purpose of eliminating drainage problems. It allows county boards of these counties to issue general obligation bonds to pay cost of drainage and levee improvements and defines costs of improvements.
- S.F. 1021 By Winkelman. Requires the approval of the General Assembly by concurrent resolution for alienation of a preserve.
- S.F. 1300 By Committee on Energy. Allows the copying of mine maps on file with the Geological Survey without the written consent of the operator or owner of the property if the mine has been abandoned for at least five years.
- H.F. 59 By Woods, Wyckoff and Harper. Exempts persons who are legal residents of the state and who are on authorized leave from active duty with the armed forces of the United States from obtaining a license to hunt or fish in this state.
- H.F. 1123 By Pellett. Adds the wild sunflower and poison hemlock to the list of noxious weeds found in the Code.
- H.F. 1327 By Committee on Natural Resources. Requires that contracts for the construction of public improvements which exceed \$5,000 be accompanied by a bond. Presently this mandatory bonding requirement covers all public improvements construction contracts in excess of \$1,000.
- H.F. 1390 By Committee on Natural Resources. Expends the civil damages liability for the unlawful taking of certain animals to include those defined as fur-bearing animals. It provides that arrest or service of process of the criminal action serves as notice of the civil action and allows separation of the civil and criminal actions.
- H.F. 1439 By Committee on Natural Resources. Allows the Iowa State Conservation Commission to permit by rule the

capture and possession of certain birds of prey as permitted by the Federal Migratory Bird Treaty Act.

H.F. 1477

By Committee on Natural Resources. Provides the Department of Environmental Quality with authority sufficient for federal delegation of the permit program for waste water discharges under the federal Water Pollution Control Act, provides for state implementation of the federal Safe Drinking Water Act, puts public water supply systems under the same permit procedure as disposal systems, allows for local permit authority for some sewer systems in lieu of state permits, and provides for variances and exemptions from public drinking water and treatment standards.

H.F. 1498

By Committee on Natural Resources. Provides for the establishment of historical preservation districts upon a majority vote of those qualified electors residing within the proposed district in a referendum. The district shall be governed by a five-person commission elected during the referendum. A certificate of appropriateness must be issued by the commission before any exterior additions, structural and other changes may be made to any building, or other structure or property lying within the district. After a district has been in existence for at least two years, the district may be dissolved by a majority vote of qualified electors voting in a referendum.

APPROPRIATIONS

H.F. 1094

By Committee on Appropriations. Appropriates for the next fiscal year, for salaries, support and maintenance for state comprehensive water planning, \$35,000 to the Iowa Natural Resources Council for not more than two full-time permanent positions, \$21,000 to the Department of Soil Conservation for one full-time permanent position, \$17,000 to the State Conservation Commission for one full-time permanent position and \$120,000 to the Geological Survey for not more than five full-time permanent positions. It also appropriates for the next fiscal year to the Department of Soil Conservation \$315,000 for general office expenses including expenses related to conservancy districts, to the State Soil Conservation Committee \$140,000 to carry on work in soil conservation districts and for aid to soil conservation districts to be allocated on the basis of need, \$1,340,000 for salaries of 186 persons and expenses, equipment and materials to be assigned to soil conservation districts on a need basis, \$60,000 for participation with the federal

government in watershed planning and development programs in the state, \$250,000 to conduct joint soil surveys in the state with the United States Department of Agriculture and \$6,150 for support for conservancy district planning. It contains appropriations for the next fiscal year for the Geological Survey in the amounts of \$742,000 for general office expenses, salaries for not more than 27 full-time permanent positions and for stream gauging, \$113,500 for salaries and support of not more than four full-time permanent positions in the Iowa coal exploration program and \$100,000 for topographic mapping. An appropriation of \$430,000 to the Iowa Natural Resources Council for the next fiscal year for salaries and support of not more than 26 full-time permanent positions is also included in this Act.

H.F. 1141

By Committee on Appropriations. Appropriates to the State Conservation Commission for the next fiscal year \$3,545,639 to the Division of Lands and Waters for deposit in the State Conservation Fund to be used for general administration and equipment of the Division and of state parks, waters, forests and prison labor programs, not more than \$970,100 of which shall be for the Administration Fund from the State Conservation Fund as required by law; \$6,258,100 to the Division of Fish and Game from the State Fish and Game Protection Fund for general administration and equipment, not more than \$970,100 of which shall be available for the Administration Fund as required by law; \$24,790 to the State Advisory Board for Preserves for salaries, support and to carry out the duties of the Board; \$40,000 for land surveys to establish and identify the boundaries of state-owned land along the Missouri and Mississippi Rivers; and \$44,850 for the state's contribution in support of the Missouri and Mississippi River Basin Commissions. It appropriates from the Marine Fuel Tax Fund to the Division of Lands and Waters of the State Conservation Commission for deposit in the State Conservation Fund for the next fiscal year such amounts deposited in the Marine Fuel Tax Fund from the Motor Fuel Tax Fund pursuant to law to be used for the recreational boating program. It also changes the fiscal period for which \$250,000 was appropriated by the Sixty-sixth General Assembly, 1975 Session to the State Conservation Commission for the "green thumb" program from 1975-1976 to 1975-1977.

H.F. 1558

By Committee on Appropriations. Appropriates for the fiscal period beginning July 1, 1976 and ending

June 30, 1979, \$4,000,000 to the State Conservation Commission for public projects, \$20,000 to the Sewage Works Construction Fund for the state's share of the cost of eligible projects, \$6,000,000 for payments to governing bodies for publicly-owned sewage treatment facilities, and \$4,000,000 to the Department of Soil Conservation for permanent soil conservation practices. The Act also requires landowners to refund public funds used for permanent soil conservation practices if the project is removed, altered, or modified to lessees its effectiveness within ten years after receiving payment without the consent of the State Soil Conservation Committee. The Conservation Commission is prohibited from expanding the public hunting and fishing area at Green Island by condemnation before January 1, 1978 and from constructing any new marina or basin providing moorings for boats at Gull Point State Park or any other place on West Okoboji Lake before July 1, 1977. The Natural Resources Visitation Subcommittee is required to confer with the Commission and make recommendations on public boat docking facilities at West Okoboji Lake which the Commission may proceed with unless disapproved by the General Assembly. Funds appropriated for Volga Lake are stricken and \$1,500,000 is appropriated for three or more lakes on the Frog Hollow watershed of the Volga River. The remainder of the Fish and Game Protection Fund is appropriated to the State Conservation Commission for capital improvement and contingencies. \$24,500 is appropriated to the Iowa Development Commission to print the Manufacturer's Directory.

PROFESSIONAL LICENSING BOARDS

- S.F. 53 By Gluba, Griffin, Norpel, Schwengels, and Hansen. Establishes the license of real estate apprentice salesman which is valid for one year, unless there are extenuating circumstances which require renewal of the license. The real estate apprentice salesman is required to complete a Real Estate Commission approved short course in real estate education of not less than 30 hours. Persons who have taken the examination for real estate salesman within the last year but have not passed the examination are not required to apply for the real estate apprentice salesman's license.
- S.F. 476 By Committee on State Government. Establishes an examining board for the licensing of speech pathologists and audiologists. Licensees must have completed educational requirements and clinical training requirements, and passed an examination, but the Act provides for a waiver of the examination requirement for those now practicing and for those licensed in other states with similar requirements. The Act provides for a temporary clinical license for those who have not completed the clinical training and also provides for the issuance of a temporary permit authorizing practice by a permittee licensed in another state for not more than three months.
- S.F. 1111 By Hultman and Ramsey. Allows accounting practitioners, physical therapists, psychologists, speech pathologists, and audiologists to form professional corporations.
- S.F. 1141 By Committee on State Government. Provides for licensing and regulation of barbers and cosmetologists. The Act allows both barbers and cosmetologists to cut both men's and women's hair, prescribes the total hours of required instruction (which are 2,100 hours for each), prescribes courses for barber schools and schools of cosmetology, provides for licensing beauty salons and barber shops, and allows barber apprentices.
- H.F. 1503 By Committee on State Government. Completely rewrites the nursing practice act. It allows a registered nurse to formulate nursing diagnosis and allows all nurses to perform other acts as approved by the Board of Nurse Examiners. It also allows the Board to institute disciplinary proceedings against a licensee.

APPROPRIATIONS

- S.F. 1029 See State Government. Relates to appropriations to the Boards of Nurse Examiners.
- S.F. 1224 By Committee on Appropriations. Appropriates for the next fiscal year \$5,000 to the State Department of Health, Licensing and Certification Division, for the Board of Speech Pathology and Audiology Examiners.
- H.F. 1082 By Committee on Appropriations. Appropriates for the next fiscal year \$103,250 to the Board of Accountancy, \$29,040 to the Board of Architectural Examiners, \$71,934 to the Board of Engineering Examiners, \$9,324 to the Board of Watchmaking Examiners, \$18,095 to the Board of Landscape Architectural Examiners and \$173,242 to the Iowa Real Estate Commission for salaries, support and maintenance of the designated board or commission.
- H.F. 1142 See Health. Relates to appropriation for Licensing and Certification Division of the Department of Health.

RETIREMENT PROGRAMS

- S.J.R. 1008 See General Assembly. Relates to a legislative study of pension needs of peace and correction officers.
- S.F. 1090 By Committee on Appropriations. Specifies that the state's contribution to the Peace Officers' Retirement System for the fiscal year ending June 30, 1976 is sixteen percent of the salaries of the members of the system. (Emergency: Effective March 18, 1976)
- H.F. 914 By Committee on Appropriations. For the Peace Officers' Retirement System and the local police and fire retirement systems increases the service retirement allowance, increases the contribution level of members by 1.21%, defines earnable compensation to exclude overtime or incidental compensation, provides for crediting regular interest as of the date of the member's retirement or termination from employment, provides for use of a secret ballot for election of a member of the system to the board, allows the city or state to compute interest on the basis of anticipated interest earnings, allows ordinary disability retirement during the first five years of employment, limits the amount of money a member retired under accidental disability can earn, provides payment of the pension of a vested member who dies while his or her children are under age, and strikes a reference that allows retired members' pensions to be recomputed on the basis of amendments to the formula after their retirement. The Act also provides vesting after 15 years, redefines average final compensation to equal the member's "highest" 5 years of service, increases the escalator provision from 45% to 50%, and appropriates \$277,000 to pay for increased cost of benefits for the Peace Officers' Retirement System. It requires boards of trustees to submit actuarial reports to the Commissioner of Insurance for review, requires 3 physician from the University of Iowa Hospitals to pass upon examinations for disability, allows authority to invest funds of the system to be transferred to the Board of Trustees of the Peace Officers' Retirement System, allows members who transfer employment to another city to also transfer their retirement benefits, and provides a standing unlimited appropriation to fund increased costs to cities for local police and fire retirement systems.
- H.F. 1106 By Committee on State Government. Repeals the mandatory membership in the Iowa Public Employees' Retirement System (IPERS) for temporary employees of the General Assembly and makes IPERS coverage for these employees optional. (Emergency: Effective April 24, 1976)

H.F. 1583 See Labor and Employment. Relates to contribution rates for the Iowa Public Employees' Retirement System.

APPROPRIATIONS

S.F. 1031 See State Government. Relates to appropriation for administration of retirement programs.

S.F. 1033 By Committee on Appropriations. Appropriates from the Iowa Public Employees' Retirement System fund for the next fiscal year, \$1,096,238 for administration of the Iowa Public Employees' Retirement System.

S.F. 1034 By Committee on Appropriations. Appropriates from the Iowa Public Employees' Retirement System fund to the Employment Security Commission a supplemental appropriation for the fiscal year ending June 30, 1976, \$75,040 to pay increased costs of professional services for IPERS. (Emergency: Effective February 26, 1976)

S.F. 1251 By Committee on Appropriations. Appropriates \$10,504.08 to the Legislative Fiscal Bureau for payment of actuarial services and costs incurred on behalf of the General Assembly for development of legislation relating to retirement systems. \$2,500 of the amount appropriated is for actuarial services provided for legislation relating to the Peace Officers' Retirement System and the police and fire retirement systems. The Act also requires that public bidding be used for actuarial services used by the General Assembly, but it is not required that the lowest bid be accepted.

S.F. 1261 See Education. Relates to appropriations and allowances to school districts and area schools for increased retirement costs.

STATE GOVERNMENT

- S.F. 244 By Doderer. Provides that if copy equipment is available in the office of the lawful custodian of public records, the custodian must provide copying service at a fee not to exceed the cost of providing the service.
- S.F. 288 By Doderer. Repeals the procedure for selection of delegates to a convention to ratify amendments to the Constitution of the United States.
- S.F. 488 By Committee on State Government. Establishes as state policy that all appointive boards, commissions, and councils of the state be bipartisan in their composition with no more than 1/2 the membership plus one belonging to the same political party. It also requires that legislative members appointed to such boards, commissions, and councils be equally divided by political party membership.
- S.F. 507 See General Assembly. Relates to legislative membership on certain state boards, commissions, and councils.
- S.F. 1035 By Committee on Appropriations. Sets a salary range for the Director of the Real Estate Commission for the fiscal year ending June 30, 1976. It was inadvertently left out of the salary bill last year. (Emergency: Effective February 27, 1976)
- S.F. 1050 By Rabedeaux. Provides that upon the return of jurisdiction of 2 tracts of land by the Administrator of Veterans Affairs, the State will exercise concurrent civil and criminal jurisdiction with the federal government.
- S.F. 1064 By Committee on State Government. Abolishes the State Fire Marshal's advisory committees on flammable liquids and liquefied petroleum gas.
- S.F. 1242 By Committee on Human Resources. Inserts language in the Iowa Housing Finance Authority Act to preserve the tax exempt status of the Authority. It strikes a section of the Act relating to limitation or alteration of the rights vested in the Authority to fulfill agreements made with holder. It also adds a severability clause to the Act.
- S.F. 1267 By Committee on State Government. Sets up a temporary Census Liaison Commission composed of legislative leaders, the Governor, and the state political party chairpersons to oversee arrangements and planning for the 1980 federal census authorized under a recent federal law.

- S.F. 1288 By Committee on State Government. Makes various corrective changes to the "Iowa Administrative Procedure Act". The Act allows Administrative Rules Review Committee to require an economic impact statement for a proposed rule. It prevents an emergency rule from being effective for longer than 180 days and gives the Administrative Rules Review Committee authority to employ staff and the power to delay the effective date of a rule 70 days for further consideration. It gives certain health care boards certain rule-making authority.
- S.F. 1336 By Committee on Appropriations. Appropriates for the next fiscal year \$35,000 for expenses of a Spanish-speaking Peoples Commission and \$100,000 for payment of expenses of other ad hoc committees, councils, and task forces appointed by the governor. The Governor is required to give written notice to the General Assembly of the establishment of any ad hoc committee, council or task force. The Act also establishes a Spanish-speaking peoples Commission to exist until June 30, 1979 to help serve the needs of Spanish-speaking persons.
- H.F. 114 See Labor and Employment. Relates to employment in the Savings and Loan Division of the Auditor's office.
- H.F. 188 By Brockett. Allows the Director of the Department of General Services with the approval of the Executive Council to purchase land within the boundaries of Des Moines Street on the south, Interstate 235 on the north, East Fourteenth Street on the east and Pennsylvania Avenue on the West. \$100,000 is appropriated to carry out the provisions of the Act. (Emergency: Effective March 10, 1976)
- H.F. 812 By Committee on State Government. Allows the Governor with the consent of two-thirds of the Senate to appoint the Directors of the Commission on the Aging and the State Civil Rights Commission.
- H.F. 1298 By Conners, Koogler, Caffrey, McElroy, Junker, Small and Hutchins. Provides that if approved by the state fire marshal toxic halogenated extinguishing systems may be used to extinguish fires when an electrically nonconductive medium is essential or desirable, when cleanup of other media or technical equipment presents a problem, or when weight compared to extinguishing potential is a factor.
- H.F. 1346 By Committee on State Government. Replaces the Civil Defense Division of the Department of Public Defense with an Office of Disaster Services and specifies the authority of the Governor in the case of a disaster or

a public disorder. The Act authorizes the Governor to request and receive on behalf of the state and its political subdivisions temporary housing, disaster relief funds and grants, and financial assistance for private citizens and governmental agencies adversely affected by disasters. The Act also provides membership for the state of Iowa in the Interstate Civil Defense and Disaster Compact, a compact authorizing member states to provide mutual aid and assistance to each other in the event of disaster.

- H.F. 1470 By Committee on Appropriations. Transfers the responsibilities to provide protection and security for the capitol complex from the Department of General Services to the Department of Public Safety and appropriates \$392,200 to the Department of Public Safety, Division of Capitol Security for the general administration.
- H.F. 1514 See Drugs, Controlled Substances, and Alcohol. Relates to appropriation for Drug Abuse Authority and Division of Alcoholism in the State Department of Health.
- H.F. 1546 By Committee on State Government. Allows the Industrial Commissioner to contract with any state agency to use the services, facilities and personnel of the agency to carry out the duties and responsibilities assigned to the Industrial Commissioner.
- H.F. 1573 See General Assembly. Relates to automatic repeal of state agencies.
- H.F. 1593 See Labor and Employment. Relates to changes in the unemployment compensation law.

APPROPRIATIONS

- S.F. 1029 By Committee on Appropriations. Appropriates for the next fiscal year the following: \$100,685 to the Committee on the Employment of the Handicapped; \$100,000 to the Iowa Housing Finance Authority; \$102,488 to the Board of Medical Examiners; \$250,000 to the Board of Nurse Examiners; \$178,328 to the Board of Parole; \$189,359 to the Board of Pharmacy Examiners; \$3,490 to the Spanish-American War Veterans; and \$50,010 to the Commission on the Status of Women. The agencies are requested to use surplus state equipment to the maximum extent possible.
- S.F. 1030 By Committee on Appropriations. Appropriates for the next fiscal year the following: \$388,030 to the Governor for administration of the office and an

additional \$5,000 for Governor's expense connected with office; \$66,930 to the Lieutenant Governor for per diem and expenses and travel, postage, and staff assistance; and \$49,360 for membership in the Council of State Governments.

- S.F. 1031 By Committee on Appropriations. Appropriates for the next fiscal year the following: \$109,002 to the Employment Security Commission for administration of retirement programs; \$297,490 to the Industrial Commissioner; \$449,546 to the Public Employment Relations Board.
- S.F. 1032 By Committee on Appropriations. Appropriates for the next fiscal year \$200,500 to the Iowa State Arts Council for administration and \$8,000 to the Iowa Academy of Science to supplement publication costs.
- S.F. 1126 By Committee on Appropriations. Appropriates to the State Historical Department for the next fiscal year \$15,000 for per diem and expense of the State Historical Board, \$323,895 for administration of the Division of Historical Museum and Archives, \$67,248 for the Division of Historic Preservation, \$324,163 for the Division of the State Historical Society and \$17,170 for gathering and controlling bibliographical data on newspapers, and \$54,738 for administration of the Montauk Governor's Mansion. The Division of the State Historical Society is directed to acquire Montauk and it is recommended that a nominal entrance fee be charged. The requirement that the Division of Historical Preservation be located in Iowa City is removed. Ancient human remains are defined as remains more than 150 years old and the State Archaeologist is given responsibility for investigating, preserving, and reintering them. \$15,000 is appropriated for administering ancient human remains. The Act also states that the Division of the State Historical Society does not include any private entity and prohibits any corporation from exercising any powers or duties granted to the Iowa State Historical Department and its divisions, stating that any such corporation is subject to suit. The Executive Council is given the authority to appoint competent legal counsel to represent the Iowa State Historical Department and an unlimited appropriation is made to cover legal costs.
- S.F. 1191 By Committee on Appropriations. Appropriates to the Iowa Library Department for the next fiscal year \$149,947 for the Law Library Division, \$93,116 for the Medical Library Division, \$291,245 for the State Library Commission, and \$666,132 for the Regional Library System with an intent section included that

\$216,000 will be appropriated next year if federal funds in that amount do not become available. The Act also requires that a tax of at least 6 3/4 cents per thousand dollars of assessed value be levied in each region commencing July 1, 1977 for financial support to the public library.

- S.F. 1222 By Committee on Appropriations. Appropriates for the next fiscal year to the Department of General Services \$202,500 for capital improvements and repairs and \$50,000 for an improved communications system.
- S.F. 1223 By Committee on Appropriations. Appropriates for the last fiscal year to the Campaign Finance Disclosure Commission \$7,500 for administration. (Emergency: Effective June 18, 1976)
- S.F. 1226 By Committee on Appropriations. Appropriates for the next fiscal year from the centralized printing permanent revolving fund \$435,047 for operating centralized printing and appropriates the remainder of the fund for purchase of paper, copy preparation and other costs incidental to printing. It also appropriates for the next fiscal year from the general service revolving fund \$299,261 for operating centralized purchasing and appropriates the remainder of the fund for payment of expenses incurred for purchases. It appropriates from the vehicle dispatcher revolving fund for the next fiscal year \$256,440 for operation of the vehicle dispatcher and appropriates the remainder for purchase of expenses incurred in the operation of state-owned vehicles. The Act also corrects an incorrect reference in an appropriation bill from 1975.
- S.F. 1322 By Committee on Appropriations. Appropriates for the next fiscal year to the Department of Revenue \$8,355,925 for administration of the Department, \$30,000 for updating and revising the Iowa Real Property Appraisal Manual, and \$200,000 for the Iowa industrial property valuation program.
- S.F. 1323 By Committee on Appropriations. Appropriates to the Iowa Library Department, Law Library Division, \$12,000 for purchase of books, periodicals, and publications. There is no reversion date for return of unencumbered funds.
- S.F. 1329 By Committee on Appropriations. Appropriates to the State Comptroller for the next fiscal year, \$2,900,000 to replace federal funds either eliminated or delayed due to federal action. Funds to the State Board of Regents are to replace funds related to educational and capitation grants and not to replace sponsored research grants.

- S.F. 1331 By Committee on Appropriations. Appropriates funds for claims filed against the state which were referred to the General Assembly by the State Appeal Board.
- S.F. 1335 By Committee on Appropriations. Appropriates to the Office for Planning and Programming for the next fiscal year, \$555,000 for administration of the Department, \$25,000 for municipal planning assistance, and \$20,000 for the Iowa Comprehensive Conference. It also appropriates to the State Comptroller, \$709,406 for administration of the office, \$2,664,173 for administration of the Division of Data Processing and \$100,000 for preparation, preservation, and maintenance of voter registration records, and \$100,000 to the City Finance Committee. It appropriates to the Department of General Services \$188,349 for administration of the Office of Director and \$866,580 for general administration, \$1,767,814 for administration of Buildings and Grounds which includes \$30,000 for beautification of the capitol complex grounds, \$101,602 for the Printing Division, \$52,200 for printing the Iowa Official Register, and \$131,801 for the Communications Division. There is established a rent revolving fund to pay rental or lease costs of state agencies which have received funds budgeted for rental or lease purposes and funds are appropriated to certain state agencies to pay rental or lease costs.
- H.F. 1037 By Committee on Appropriations. Appropriates \$7,000 to the Capital Planning Commission for the next fiscal year to be used to pay per diem and expenses incurred by Commission members in discharging their duties.
- H.F. 1038 By Committee on Appropriations. Appropriates for the next fiscal year \$2,730 to the Herbert Hoover Birthplace Foundation, Inc., \$6,000 for the Mississippi River Parkway Commission, \$10,853 for the Midwest Nuclear Compact dues, \$65,300 to the Iowa American Revolution Bicentennial Commission, \$75,800 to the Iowa State Fair Board for maintenance of buildings and grounds, \$10,000 for fair premiums, \$1,564,913 to the Iowa Development Commission for administration including \$30,000 for regional tourism districts and \$50,000 for establishment and operation of a foreign trade and development office. The Act prescribes that the treasurer of the Fair Board receive a \$40 per diem. The Act also appropriates from the Dairy Industry Fund to the Iowa Dairy Industry Commission \$48,000 for administration and the remainder of the fund for promotional and research expenses. The Act repeals the American Revolution Bicentennial Commission on July 1, 1977.

- H.F. 1081 See Commerce. Relates to appropriations to the Department of Public Defense.
- H.F. 1216 By Committee on Appropriations. Appropriates for the next fiscal year \$16,710 to the Executive Council, \$1,091,309 to the Auditor of State, \$296,000 to the Treasurer of State and \$1,362,309 to the Insurance Department of Iowa. It also provides an open-ended appropriation to the contingent fund by the Executive Council to make disaster loans to political subdivisions and to repair, restore or rebuild state property destroyed by theft, fire, storm or other unavoidable act.
- H.F. 1217 By Committee on Appropriations. Appropriates \$2,282,657 to the Department of General Services for a central energy plant for the capitol complex. It also provides that the \$3,000,000 appropriated last session to supplement funds appropriated for the Henry A. Wallace building and the state office building shall also be used to pay the moving expenses of occupants of those buildings and for matching federal funds for the construction of a radio communications tower. (Emergency: Effective April 23, 1976)
- H.F. 1569 By Committee on Appropriations. Appropriates \$1,200,000 to the State Comptroller for the rental of two central data processing units.

TAXATION

- S.F. 74 See Education. Relates to the purposes for levying the schoolhouse tax.
- S.F. 356 See Cities. Relates to taxes for municipal improvement districts.
- S.F. 1060 By Committee on Ways and Means. Changes references to the Internal Revenue Code in the state tax laws to include amendments to January 1, 1976, in order to incorporate 1975 changes in the Internal Revenue Code and makes the changes effective for 1975 taxes paid in 1976. (Emergency: Effective February 13, 1976)
- S.F. 1062 By Committee on Ways and Means. Provides property tax budget limitations for counties, cities having a population of more than 750 persons, and agricultural extension education agencies. (The law also provides property tax budget limitations on special purpose districts.)* The budget limitations are applicable for the fiscal years beginning July 1, 1976, July 1, 1977, and July 1, 1978. For the fiscal year beginning July 1, 1976, the allowable growth for the property tax budget is 9%. If the budget exceeds 9%, the political subdivision may appeal to the state appeal board for permission to exceed the 9% limit if justification can be shown under the guidelines provided in the law. The same provisions are applicable for the fiscal years beginning July 1, 1977 and July 1, 1978 if the property tax budget exceeds 9% but the allowable growth is 7%. To exceed 7% but not to exceed 9%, the political subdivision is required to have an additional public hearing for purposes of explaining the basis for exceeding the 7% limitation. The budget limitations provided in the law are applicable only to specified levies contained in the law. The law does not restrict the present right of citizens to appeal a budget of a political subdivision to the state appeal board. The law also provides property tax relief to agricultural and residential property. For agricultural property, an additional \$24,000,000 is appropriated to the agricultural land credit fund for the 1976-1977 fiscal year. (In valuing agricultural property as of January 1, 1976, the valuation shall be adjusted to reflect valuation determined on the basis of productivity. In valuing agricultural property as of January 1, 1977, the assessor shall compute the actual value of agricultural property on the basis of productivity.) To provide property tax relief

for residential property, the homestead tax credit on claims filed between January 1, 1975 and July 1, 1975 and approved shall be equal to the actual levy on the first \$4,500 of actual value on the homestead. (The homestead tax credit on claims filed in 1976 and 1977 shall be equal to the actual levy on the first \$5,000 of actual value of the homestead, unless the unencumbered balance in the general fund of the state does not exceed \$50,000,000 on June 30, 1976 or June 30, 1977, then the homestead tax credit shall be equal to the actual levy on the first \$4,500 of actual value of the homestead for either or both years in which the unencumbered balance does not exceed \$50,000,000. The law also provides that if the unencumbered balance in general fund of the state does not exceed \$50,000,000 on June 30, 1976 or June 30, 1977, the standing appropriation of \$18,000,000 to the agricultural land credit fund shall be reduced to \$13,000,000 for either or both years in which the unencumbered balance does not exceed \$50,000,000.) The law also amends the state school foundation program to remove the growth in property valuations from the formula for determining the allowable growth of school district budgets. The law amends the present law providing for reimbursement for property taxes paid and rent constituting property tax paid for the elderly, totally disabled, and certain surviving spouses to increase the percentage of reimbursement by 5% in each bracket and adds an additional bracket so that claimants with an income of less than \$9,000 are eligible. The changes in this law are effective January 1, 1977 and are the only provisions of Senate File 1062 which are permanent. The law also permits a portion of any special assessments to be considered property taxes paid. The law also creates a 16-member task force to be appointed by the governor to study the property tax problem and report to the governor and the general assembly not later than January 10, 1977. (Emergency: Effective May 5, 1976)

*The portions of the explanation of S.F. 1062 which are enclosed within parentheses reflect an explanation of those provisions of S.F. 1062 which were item vetoed by the governor.

- S.F. 1191 See State Government. Relates to a tax levy for libraries.
- S.F. 1210 See Law Enforcement. Relates to a tax levy for unified law enforcement purposes.

- S.F. 1284 See Transportation--General. Relates to appropriation of the motor vehicle fuel tax fund.
- H.F. 392 By Committee on Ways and Means. Authorizes the filing of an Iowa income tax return on a 52-53 week year in conformity with section 441(f) of the Internal Revenue Code and establishes the beginning or ending of the period of purposes of administration as the first day of a month or the last day of a month retroactive to all tax years ending on or after December 14, 1975. (Emergency: Effective March 26, 1976)
- H.F. 749 By Committee on Ways and Means. Increases the interest on the overpayment of income tax liabilities from 6% per year to 9% per year or 0.75% per month or fraction of a month. It also increases the interest rate which a taxpayer must pay for failure to file a declaration of estimated income tax or underpayment of an estimated tax to 0.75% per month or fraction of a month. It provides that the addition to tax specified for failure to file a declaration or underpayment of the tax payable shall not be subject to waiver provisions for reasonable cause which is consistent with similar federal law. It also makes penalties and interest imposed for failure to file or pay sales tax applicable to failure to pay monthly sales tax deposits.
- H.F. 909 By Committee on Ways and Means. Amends procedures for the filing of plats for the purposes of assessment and taxation.
- H.F. 1059 See Agriculture. Relates to taxes levied for county agricultural extension education programs.
- H.F. 1200 By Committee on Ways and Means. Clarifies that the three installments of property taxes levied for the extended fiscal year were paid during the 18-month period following the extended fiscal year. It also states that taxes due during a year are the taxes for the preceding year. It sets January first of each year as the assessment date. Portions of the Act are retroactive to January 1, 1973, July 1, 1975, and January 1, 1976.
- H.F. 1320 By Committee on Ways and Means. Corrects an internal reference in the section of present law relating to the method for applying for individual income tax refunds which total less than one dollar.
- H.F. 1321 By Committee on Ways and Means. Brings Iowa law in conformity with the federal Internal Revenue Code regarding the tax treatment of accumulation distribution of trusts by providing that the

beneficiary of a trust who receives an accumulation distribution be allowed credit without interest for Iowa income taxes paid by the trust attributable to such accumulation distribution. (Retroactive to January 1, 1976)

H.F. 1401

By Committee on Ways and Means. Provides that the Department of Revenue may allow the claiming of a fuel tax credit on an income tax return even if the filer has not cancelled his or her refund permit. This provision is retroactive and applicable to credits claimed for any tax year beginning on or after January 1, 1975 and ending on or after December 31, 1976. (Emergency: Effective April 23, 1976)

H.F. 1564

By Committee on Ways and Means. Provides that 1978 will be the next reassessment year. Equalization will be in 1977 as is presently provided by law. However, the final equalization order will be effective for valuations made on January 1, 1978 and is not retroactive to January 1, 1977. The law also provides a different time schedule for notifying taxpayers of valuation adjustments, the filing of protests with the local boards of review, and the sessions of the local boards of review. The law also permits assessors to use other recognized appraisal methods to value property when the market value cannot be readily determined. The law permits the appeal of the final equalization order by assessors to the State Board of Tax Review. The law also provides that for the fiscal year beginning July 1, 1976 only, the first-half taxes shall become delinquent on October 1, 1976 or thirty days following the date the tax list is certified to the county treasurer, whichever date occurs later.

H.F. 1576

By Committee on Ways and Means. Provides a procedure for allowing a special charter city which levies and collects its own taxes to claim the benefits of the homestead tax credit which are payable during the 1976-1977 fiscal year under the property tax relief bill passed by the 1976 Session of the Sixty-sixth General Assembly and signed by the governor. (See S.F. 1062) (Emergency: Effective June 16, 1976)

H.F. 1590

By Committee on Ways and Means. The law provides that a person who owns a mobile home who is totally disabled, is a surviving spouse who has attained the age of 55 years, or is 65 years of age or older is eligible for a tax reduction if his or her income when included with that of his or her spouse is less than \$9,000. The law also provides for the

reimbursement of the counties by the state for tax reductions granted on mobile homes owned by low income persons 65 years of age or older or totally disabled or a surviving spouse who has attained the age of 55 years effective January 1, 1977.

A special income tax exemption is granted in the law for persons who receive federal civil service retirement annuities for tax years beginning on or after January 1, 1977. The law provides a maximum exemption of \$4250 for a separate return and \$6500 for a joint return, but does not permit the exemption to be used in determining "net income" for purposes of the \$4,000 exemption now in section 422.5 of the Code. The law also increases the inheritance tax exemption provided to each son and daughter of a deceased from fifteen thousand dollars to thirty thousand dollars. The section also increases the inheritance tax exemption provided for other lineal descendants from \$5,000 to \$10,000. The law also provides that inheritance and estate tax returns be filed not later than 12 months from the date of the death of the decedent. The law also grants a property tax exemption for property owned and operated by a nonprofit organization providing low-rent housing for the elderly and the physically and mentally handicapped. (Effective January 1, 1977)

APPROPRIATIONS

- S.F. 1087 By Committee on Appropriations. Appropriates for the next fiscal year to the State Comptroller \$3,500 for publication of a current edition of "Tax, Levies, Expenditures, and Budgets".
- S.F. 1089 See Counties. Relates to the appropriation for replacement funds for the moneys and credits tax.
- S.F. 1322 See State Government. Relates to appropriations for updating the Property Appraisal Manual and the industrial property valuation program.

TRANSPORTATION-GENERAL

- S.F. 1265 By Committee on Transportation. Establishes a uniform removal procedure for advertising devices. The Act provides for a monthly fee of \$10 in addition to the annual fee for posting business signs on specific informational panels.
- S.F. 1278 by Committee on Transportation. Corrects inconsistent and obsolete sections of the Code pertaining to aeronautics, airports, and airport zoning. It provides for channeling all federal aid to general aviation airports through the State Department of Transportation, provides for registration of all public use airports and site approval of such airports by the Department. It also provide for the marking of government-owned aircraft.
- H.F. 91 By Committee on Transportation. Allows the State Department of Transportation to construct specific information panels upon which the Department may post certain business signs submitted by commercial vendors in a form approved by the Department upon payment of a \$50 fee for each sign and annual permit fees by the vendor. It also increases permit fees for advertising devices to \$25 for the initial fee and \$5 for the annual renewal.
- H.F. 739 By Committee on Transportation. Requires the board of supervisors to review and authorizes the board to accept or reject a petition for a secondary road assessment district project and to establish a priority for the completion of a project which is included in the secondary road construction program.
- H.F. 1332 By Committee on Transportation. Prohibits the use of certain highway project funds in the construction of elevated access to private buildings, establishes a motorized bicycle license and fees, raises from 12 tons to 18 tons the limiting weight within which a vehicle may be registered as a special truck and changes registration fees, prohibits the requirement that a purchaser or seller of a motor vehicle must list his or her social security number, provides for issuance of a temporary inspection permit, provides for the definition of a "fifth wheel travel trailer" and sets an annual fee, provides for a restricted temporary driver's permit, extends to 30 days the time within which a hearing on a liense suspension must be held, provides exceptions to the laws governing motor vehicle operation for certain motor vehicles, eliminates the vehicle inspection requirement prior to the transfer of a motor vehicle to an insurance company in a damage settlement, allows garbage trucks

to display slow moving vehicle reflective devices, and specifies the color of flashing light used on certain vehicles.

H.F. 1480 By Committee on Transportation. This law revises and updates many of the present railroad laws and repeals obsolete provisions of the present railroad laws.

H.F. 1502 By Committee on Transportation. Requires the State Department of Transportation to provide certain types of technical assistance to political subdivisions and public and private providers of transportation services upon request. It requires the Department to receive and distribute federal and private aid for public transit programs to political subdivisions and requires that the Department keep records and analyze the efficacy of federal and private aid received or available for public transit programs. It also transfers the titles to vehicles purchased by the Commission on the Aging with federal funds and used to provide transportation services for the elderly to the local unit of government or organization which is actually providing the service at no cost to the receiving unit or organization.

H.F. 1584 By Committee on Appropriations. Creates a state aircraft pool and a state aircraft revolving fund within the State Department of Transportation. It transfers four state-owned aircraft into the pool and appropriates \$81,834 to reimburse those three agencies from which the planes were transferred for the value of the aircraft. It also appropriates for the 1975-1976 fiscal year \$70,000 to the state aircraft revolving fund for replacing and improving the aircraft and \$90,000 for general administration of the state aircraft pool.

APPROPRIATIONS

S.F. 1284 By Committee on Appropriations. Appropriates from the motor vehicle fuel tax fund to the Department of Revenue for the next fiscal year \$1,291,462 for administration of the motor fuel tax law and the motor vehicle use tax program.

S.F. 1332 By Committee on Appropriations. Appropriates to the State Department of Transportation for the next fiscal year \$2,000,000 for public transit purposes, \$2,800,000 for railroad assistance for branchline improvement, \$200,000 for terminal car control analysis, and \$155,000 for miscellaneous purposes as determined by the Commission. It also appropriates \$12,000,000 to be deposited in the road use tax fund, but none of the funds can be used for construction of

diagonal highways in excess of 5 miles in length unless the Department is advised by the Federal Highway Administration that the policy will result in federal funds loss. It appropriates \$4,000,000 to be deposited in an interest-bearing account with the interest held for construction of interstate bridges and the reversion of funds on June 30, 1980. It allows funds remaining from an appropriation made in 1975 for loans to counties for matching funds for road and bridge projects to be reallocated to counties.

S.F. 1343

By Committee on Appropriations. Appropriates to the State Department of Transportation for the next fiscal year for administration of the Department, \$4,116,000 from the general fund, \$6,234,000 from the road use tax fund, \$76,028,000 from the primary road fund, and \$302,000 from the aeronautics fund. The Act also appropriates \$10,000 from the road use tax fund and \$200,000 from the primary road fund for administering the Department's merit system. It appropriates \$5,000 from the road use tax fund and \$95,000 from the primary road fund for unemployment compensation. It appropriates \$10,000 from the road use tax fund and \$240,000 from the primary road fund for worker's compensation. It appropriates from the primary road fund \$350,000 for additional equipment, \$400,000 for replacement materials and equipment, and \$175,000 for a general contingency fund. The remainder of the primary road fund is appropriated for highway construction and the aeronautics fund for airport construction. The Act also limits the reimbursement the Department must make for data processing services, allows the contingent fund to be used by all divisions but must be reimbursed by those divisions, provides that all fees deposited in the motor vehicle inspection fund, the motor vehicle dealers license fee fund and fees from the vehicle lessor license, be deposited in the road use tax fund during the next fiscal year, also provides that motor vehicle certificated carrier fees, truck operator fees, liquid transport carrier fees, interstate commerce commission authority fees, and motor vehicle registration fees be credited to the road use tax fund. The Act provides that the cost of administering the enforcement of laws relating to weight, size, and load be paid from the road use tax fund during the next fiscal year.

TRANSPORTATION-VEHICLES

- S.F. 1067 See Elderly and Handicapped. Relates to parking of motor vehicles of handicapped persons.
- S.F. 1145 See Licenses and Fees. Relates to colored photographs on drivers licenses.
- S.F. 1200 See Education. Relates to regulation of bicycles by the Board of Regents.
- S.F. 1226 See State Government. Relates to appropriations to the vehicle dispatcher.
- H.F. 324 By Committee on Transportation. Broadens the abandoned motor vehicle law to include any vehicle and changes various time periods relating to abandonment and reclamation. It provides that a vehicle may be impounded if illegally parked on public property for a period of 3 days rather than 15 and reduces the time allowed for reclaiming an impounded vehicle from 30 days to 10 days after which the vehicle is considered abandoned. Leinholders and the owner are then given 21 days after the receipt of notice to reclaim a vehicle which has been classified as abandoned.
- H.F. 744 By Committee on Transportation. Allows the storage of a travel trailer if the trailer is not used for human habitation at any time during the storage period.
- H.F. 1407 By Committee on Transportation. Expands the vehicle anti-theft law to include vehicles drawn upon the highway and component parts of vehicles. It provides that demolishers and persons offering used engines or transmissions for sale as component parts shall keep records of all vehicles demolished and component parts purchased or received. It also requires sellers of implements of husbandry that retail list in excess of \$5,000 to maintain sales records if the implement has a manufacturers vehicle identification number.
- H.F. 1432 See Law Enforcement. Relates to speeding fines and other vehicle violations.
- H.F. 1508 By Committee on Appropriations. Repeals the present requirement that manufacturers of mobile homes file a statement with the Department of Public Safety showing the various models manufactured by the filer and the retail list price of each model. Also repeals the requirement that a sticker showing the retail list price and other costs associated with the purchase of the mobile home be affixed on all mobile homes offered for sale in the state.

PERCENT OF BILLS AND RESOLUTIONS INTRODUCED AND EN-
ACTED WHICH WERE RECOMMENDED BY INTERIM COMMITTEES

RECOMENDED BY
INTERIM STUDY COMMITTEES

	Bills and Resolutions Introduced	Bills and Resolutions Enacted
Adult Penal & Correctional Systems.....	7	1*
Discriminatory Employment Practices.....	2	1
Duplicatory Inspection Requirements.....	16	3
Employment of the Unemployed.....	2	1
Employment Security Laws.....	2	1
Juvenile Justice Study Committee.....	2	0
Land Use.....	1	0
Legal Services.....	No legislation introduced	
Malpractice Insurance.....	1	0
Property Tax.....	1	0
Public Boards & Commissions.....	4	1
Resource Recovery.....	No legislation introduced	
Social Services & Mental Health.....	No legislation introduced	
Transportation Finance.....	1	0
	TOTAL -- 39	8
	PERCENT -- 20.5	

* This bill was enacted as an amendment to Senate File 85

RECOMMENDED BY
SUBCOMMITTEES OF STANDING COMMITTEES

	Bills and Resolutions Introduced	Bills and Resolutions Enacted
Anti-Trust Laws Subcommittee of the Senate Judiciary Standing Committees.....	1	1
Appellate Court Subcommittee of the House Standing Committee on Judiciary and Law Enforcement and the Senate Standing Committee on Judiciary.....	1	1
Barber and Cosmetologist Subcommittee of the State Government Standing Committees.....	1	1
Building Code Inspection Subcommittee of the House Cities Standing Committee and the Senate Cities and Towns Standing Committee.....	1	0
Campaign Finance & Disclosure Laws Subcommittee of the State Government Standing Committees.....	No legislation introduced	
Criminal Code Revision Subcommittee of the House Judiciary & Law Enforcement Standing Committee.....	1	1
Department of Transportation Sub- committee of the Transportation Standing Committees.....	0	0
Electronic Funds Transfer Subcommittee of the Commerce Standing Committees.....	1	1
Energy Facilities and Hazardous Sub- stances Subcommittee of the Energy Standing Committees.....	1	1
Grain Grading Procedures Subcommittee of the Agriculture Standing Com- mittees.....	1	0
Livestock Laws Subcommittee of the Agriculture Standing Committees.....	5	0
Nuclear and Radiation Safety Sub- committee of the House Standing Committee on Energy.....	1	1