Relief for Property Tax
"Working Together for"

1995
First Session
76th General Assembly
Passed by the

Legislation

Summary
citizens of Iowa. County government for the economically sound To promote efficient MISSIO:

OF COUNTIES ASSOCIATION STATE IOWA
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INTRODUCTION
We always want to improve this bill summary book. After you’ve read this one, please let us know what you think. We have included a colored tear-out comment sheet in the middle of this book. Any comments or suggestions you have would be greatly appreciated.

Finally, we are pleased to acknowledge the efforts of the Iowa General Assembly for its hard work in developing public policy favorable to counties. We strongly encourage county officials to thank their legislators for a job well done.

A special thanks is in order to Holly Heppner, ISAC secretary, who compiled all of this information to create this book.

Dw - Deb Westvold
DV - David Vessel
WP - William Presteson
REM - Robert E. Mulqueen
SKL - Sandy Longfellow
HG - Heather Guess (Interm)
TF - Ticia Fazzini
JE - John Easter

The initials of the person(s) who summarized the bills appear at the end of each individual summary. Their initials are:
COUNTY GOVERNMENT WITH MENTAL HEALTH COSTS

$100 million in tax relief for Iowa's citizens was the most visible goal of the session. Numerous interest groups and programs were concentrating on tax relief. Counties came out the

Mental Health Service System and Funding: One of the most important

Therefore, ISAC based many positions on legislative proposals from the policy statement on
government services. It is finding that the state, in which it oversees and mandates on local units of

At a time when federal officials in Washington, DC, are returning more control back to the

Home Rule: The most central power of county government includes the essential elements of a

Unfunded mandate relief is needed to maintain control at the local level.

COUNTY HOME RULE: The most central power of county government in Iowa is "home

If there is a particular issue that you think should be an ISAC policy or objective for 1996, the

some idea of what happened in our legislative session. You are all encouraged to come and participate.

While all of the policy statements and legislative objectives established the work program for

At the ISAC Fall School of Insruction last November the General Membership approved a series of policy statements and legislative objectives for the 1996 session of the General Assembly.
In the meantime, it is certain that the various property tax credits will be back on the table for

over the next several years. The new tax increases are paid and half of the base is paid. Time will tell if this provision will

health care increases are paid and half of the base is paid. The new property tax credits will be brought forward to

in the new version of SF 69, a provision to begin funding the state's share of the homestead

The original SF 69 as passed by the Senate would have used any money remaining in the

property tax credits. Several Senate amendments to the bill were removed after a number of changes in various property tax credits.

PROPORTY TAX CREDITS: Property tax credits also received much attention during the

1995 Legislative Session. Two bills passed the House which made a number of changes to the property tax credits. The

implementation of this portion of SF 69 is rather vague since the language in the bill is

unclear. The thing that appears to be certain, however, is that the ISAC plan will not be on the

revenue for a ten-year period as a result of a phase-out of the MFIE tax. Revenue from this program was allocated to hold local units of government

improve the financial position of local governments. The purpose of this approach was to keep the

recognition that the MFIE tax is not a 'true' tax that could be used. As SF 69 was debated, serious consideration was given to the ISAC proposal. For a period of

it seemed possible that this approach might be used.

Therefore, ISAC presented the concept of a corporate income tax credit (based on matching and

local revenue base incentive by placing the burden of the corporate tax break on the state.

CORPORATE INCOME TAX CREDIT IN LIEU OF REPEAL OF MFIE

The tax credits are provided in a manner that makes the system more efficient and

Consequently, the entire investment in managed care and mental health planning and services. Some

providers of community health services are expected to provide care on a community-based, community service level.

As the plan for a partnership between the counties and the state moved forward, SF 69 also

Specifically, $95.6 million was allocated for this purpose in FY96, $78 million in FY97, and $95
CHILDREN AND FAMILY ISSUES: Children and family issues were popular in 1993. SF 433 provided key improvements to maximize program efficiency of the FIP. Such changes are geared toward creating greater self-sufficiency of those families in the FIP system. SF 462 continued or improved funding levels of many human services, including juvenile detention. HF 530 provided continued and improved funding levels of many public health programs and services. Children and family issues continue to be a key area of interest for ISAC, as counties often play a vital role in the delivery of human service programs.
Rem

Effective Date: July 1, 1995

Publication, whichever is later.

considering the report shall not be less than 10 days nor within the district. The date for the meeting shall not be less than date of the report. The publication of such a notice is not required to be given notice of any matter or work was done or the owners of the land on which work was done or the owners of the land on which work was done. The board shall give notice for the construction for the work on the board by providing that upon completion of work or a drainage or levee.

Superintendents, Auditors

SF 333 - Notice Requirements for Work on Drainage Districts

SF 256 - Application of Pesticides, see Environmental and Land Use

Effective Date: July 1, 1995

Reserve Section of the Reserve is appropriated annually to the state health laboratory to assist in equipment, facilities or laboratories designated by the state. Not more than six facilities or laboratories designated by the state. To be eligible for a private vertical abandoned wells and casings, or any combination thereof. To be eligible for a private vertical abandoned wells and casings, the public vertical water supply well, the proper closure of a private vertical water supply well, the proper closure of a private vertical water supply well, the proper closure of a private vertical water supply well, the proper closure of a private vertical water supply well, the private vertical abandoned wells and casings, which constitutes a part of the fund. Not more than 25 saline water supplies. It is required to study the needs and desirability of adopting or enhancing animal health.

Section 1 amends §459.11 by appropriating money from the Ground Water Protection Fund to

AGRICULTURE AND RURAL AFFAIRS
communities, the following programs:

- Rural Development Program
- Urban Development Program
- Community Development Block Grant Program
- Community Development \( \rightarrow \)
Section 3 of the act adds a new section to chapter 159 to deal with disposal of manure within designated areas. New §159.27 defines a "designated area" as "a known sinkhole or a crevice, abandoned well, multiphase agricultural drainage well, agricultural drainage well on property owned by a farm, or any other agricultural drain."
Section 7. Provides for making claims of the fund. The mechanics for claims are as follows:

A. Non-poultry — 10 cents per animal unit
B. Poultry — 100 cents per animal unit

For confinement feeding operations with annual weight capacity of more than 1,250,000 lbs.

1. If less than 1,250,000 lbs:
   a. Non-poultry — five cents per animal unit
   b. Poultry — two cents per animal unit

2. For confinement feeding operations with annual weight capacity of more than 625,000 lbs:
   a. Non-poultry — five cents per animal unit
   b. Poultry — three cents per animal unit

3. For confinement feeding operations with annual weight capacity of more than 1,250,000 lbs:
   a. Non-poultry — seven and one-half cents per animal unit
   b. Poultry — nine cents per animal unit

Section 6 provides for the amounts of the indemnity fee assessed on those confined confinement feeding operations, as follows:

1. Indemnity fees paid to the Department of Natural Resources (DNR) for permits to construct new confined confinement structures or for a confinement feeding operation at a manure storage structure shall be in the same manner.

This fund shall be composed of

1. Funds collected by DNR through legal actions or legal settlements
2. Funds paid to DALS by counties according to this chapter
3. Civil penalties collected by the DNR
4. Interests, property, and securities acquired through the sale of this fund and
5. Funds from the collection of enforcement actions for civil penalties by DALS
6. Interest on the earnings of the fund
7. Lump-sum deposits in the fund

August 31, the fund shall not exceed $3 million. Any amount in excess shall, each year, be transferred to the State General Fund.

This chapter does not apply to the Department of Natural Resources (DNR) for permits to construct new confined confinement structures.
Section 6 of the act amends §452B.134 of the Code of Iowa, Attorney General’s Office, by providing that the existing minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 7 of the act amends §452B.162 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 8 amends §452B.174 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 9 of the act amends §452B.176 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 10 of the act amends §452B.178 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 11 of the act amends §452B.180 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 12 of the act amends §452B.182 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 13 of the act amends §452B.184 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 14 of the act amends §452B.186 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 15 of the act amends §452B.188 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 16 of the act amends §452B.190 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 17 of the act amends §452B.192 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 18 of the act amends §452B.194 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 19 of the act amends §452B.196 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 20 of the act amends §452B.198 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 21 of the act amends §452B.200 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 22 of the act amends §452B.202 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 23 of the act amends §452B.204 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 24 of the act amends §452B.206 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 25 of the act amends §452B.208 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 26 of the act amends §452B.210 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 27 of the act amends §452B.212 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 28 of the act amends §452B.214 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 29 of the act amends §452B.216 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 30 of the act amends §452B.218 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 31 of the act amends §452B.220 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 32 of the act amends §452B.222 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 33 of the act amends §452B.224 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 34 of the act amends §452B.226 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 35 of the act amends §452B.228 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 36 of the act amends §452B.230 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 37 of the act amends §452B.232 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 38 of the act amends §452B.234 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 39 of the act amends §452B.236 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 40 of the act amends §452B.238 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 41 of the act amends §452B.240 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 42 of the act amends §452B.242 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 43 of the act amends §452B.244 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.

Section 44 of the act amends §452B.246 which sets forth minimum distance requirements for animal reeding false statements or unbalanced claims may be made.
Section 22 amends §455B.172 by providing that the DNR, in providing the DNR for an animal feeding operation, may continue to operate regardless of the
minimum distance separation requirements of this act. A feeding operation which does not comply with the
minimum distance separation requirements of this act...
Section 32 adds a new section in chapter 657, It provides that it will be presumed in a manner which is unreasonable offensive.

Section 34 and 35 amend §57.1 and §67.2, by adding to what constitutes a legal nuisance that animal feeding operations.

Sections 28 through 33 create new §57C which creates a new mediation service regarding such a structure and a farm pond or private water lake.

Section 29 creates new §57.2a, which requires that an animal feeding operation be located at least 300 feet away from the nearest structure, if the effect of the structure on or into a lake, which discharges into which water is also claims that the over of the lake of the state or into a lake which discharges into such water. It also specifies that an animal feeding operation shall not discharge into any water body.

Section 30 creates new §57.201, dealing with minimum control. Among other things, it specifies that an animal feeding operation considered as a nuisance, which is unreasonable and offensive, but which is not unreasonable and offensive, shall be considered as a legal nuisance.

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Section 32 adds a new section in chapter 657, It provides that it will be presumed in a manner which is unreasonable offensive.
by negligent operation of the feeding operation. This rebuttable presumption shall apply regardless of the date of operation or expansion of a feeding operation.

Section 38 states that indemnity fees (for deposit in the indemnity fund) shall not be imposed on anyone who received a construction permit more than ten years prior to the effective date of this act.

Effective Date: Upon Enactment

HF 553 - Agriculture and Natural Resources Appropriations, see Environment and Land Use

HF 583 - Animal Feeding Operation TIFs

Assessors, Supervisors

This legislation eliminates a provision included in HF 519 (Feedlot Regulation) that prohibits community colleges from providing services to employees of confinement operations under the Industrial New Jobs Training Program (job training TIFs). Specifically, the provision that is eliminated by HF 583 is §260E.3, subsection 6, as enacted by Iowa Acts, HF 519.

Effective Date: Upon Enactment

HF 577 - Real Estate Improvement Districts Pilot Project, see County Administration and Organization
Effective Date: July 1, 1995

This bill allows counties to grant up to 15 working days of paid leave in any 12-month period to employees who are certified disaster service volunteers or employees of the American Red Cross. The leave shall be taken without loss of seniority, pay, vacation time, personal days, sick leave, insurance and health coverage benefits, or earned overtime accumulation. The county employee's regular rate of pay for those hours worked during which the employee is absent from work, pursuant to the leave shall be compensated at a rate equal or greater, whichever is greater, of overtime. The leave shall be taken without loss of seniority, pay, vacation time, personal days, sick leave, insurance and health coverage benefits, or earned overtime accumulation. The county employee's regular rate of pay for those hours worked during which the employee is absent from work, pursuant to the leave shall be compensated at a rate equal or greater, whichever is greater, of overtime.

Auditors, Supervisors, Emergency Management Directors

SP 106 - Red Cross Volunteers

Effective Date: July 1, 1995

The Code of Iowa, Title 45 - League of Municipalities to the League of Cities in All County Officials

SP 45 - League of Municipalities Name Change

Effective Date: Upon Enactment

The Governor shall be deemed to be properlyTitulo, in accordance with any instruments filed between January 1, 1995 and the date this bill is signed by the Governor, County, and Recorder, Section 2 transfers to Woodbury County's abolishment of its county recorder position. This act and Recorder Auditors

SP 9 - Abolition of Office of Recorder-Abolition of Office

Reorganization and Administration

COUNTY ADMINISTRATION
requires, and also submits a certificate of active employment to an athletic
identifying those children in need of immunizations,
appropriate local boards of health information from birth certificates for the sole purpose of
Section 2 provides that out-of-state applicants for an athletic firearm license must fulfill the
Public Health Nurses, Recorders

SF 202 - Public Health Issues

Effective Date: July 1, 1995

Vp

when the next regular payday for the pay period in which the wages were earned.
This act requires the payment of earned wages to a terminated or suspended employee at later
Auditors, Supervisors

SF 159 - Payment of Wages Upon Suspension or Termination

Effective Date: July 2, 1995

Vp

without good cause attributable to the employer. The unemployment fund will be charged.
without good cause attributable to the employer. The unemployment fund will be charged.
with an employer’s account shall not be charged for benefits for individuals who left employment
This section provides
Vp

Section 2 amends Iowa Code §96.2 (3) unnumbered paragraph 3. This section provides
Vp

Section 4 amends Iowa Code §96.2 (4)(a) unnumbered paragraph 3. This section provides
Vp

Section 2 amends Iowa Code §96.5 (1) (a). This amendment provides that an employer’s account
Vp

Section 1 amends Iowa Code §96.3 (7) unnumbered paragraph 2. The amendment provides that
Vp

Section 4 amends Iowa Code §96.6 (2). This section clarifies that in the event of a decision by
Vp

Section 2 amends Iowa Code §96.5 (1) (a). This amendment provides that an employer’s account
Vp

Section 3 eliminates employment
Vp

Section 3 eliminates employment
Effective Date: July 1, 1995

Bill

The above shall not pay any additional costs incurred by a political subdivision as a result of this

of the sum of twice the weekly wage, whichever is greater,

of the regular employment of any amount equal to 140 percent

be discharged and they shall be paid an amount equal to the compensation they would be paid

allowed voluntary ambulance driver or emergency medical technician training. Their earnings shall

This bill amends Iowa Code § 85.36(10)(a) (to provide that in computing the compensation to be

Community Services Directors, Auditors, Emergency Management Directors, Superintendents

SF 286 - Workers' Compensation Benefits

Effective Date: July 1, 1995

REMS

Emergency medical service agreements.

Section 2 amends § 339.43 by changing the reference from ambulance service agreements to

emergencies medical service agreements.

Section 2 amends § 339.43 by changing the reference from ambulance service agreements to

emergencies medical service agreements.

Superintendents, Auditors, Treasurers, Emergency Management Directors

SF 280 - Townships Providing Emergency Medical Services

SF 242 - DNR Permits to License, see Environmental and Land Use

Effective Date: July 1, 1995

HC

paragraph of bills.

Section 2 of the bill amends § 47.5 (1) so that bids shall not be required for legal services of the

Section 1 of the act strikes § 47.5 (5) regarding competitive bidding.

Auditors

SF 225 - Bids for the Printing of Ballots

Effective Date: July 1, 1995

HC

Trainer in the other state.
Effective Date: July 1, 1997.

Within the counties, the register of the county recorder is abolished.

The remaining of the bill takes effect July 1, 1997.

Section 422 contains a provision, effective upon enactment, which requires the clerks of the district court register in counties where the office of county recorder is abolished.

The board of supervisors shall assign the duties of county register and keeper of marriage records to the county recorder. The duties and functions of the county recorder shall be similar to the duties of the district court register. The county recorder shall perform the duties of the district court register and the clerk of the district court.

The bill also requires that the county recorder will provide services related to passports collected for the county general fund in addition to the same fees.

A fee for any certified birth certificate filed with the county recorder will be collected. A fee for birth certificates will be collected by the county recorder and deposited in the county general fund. This fee will be set by the DPH and be based on administrative costs. In addition, the fee for certifying birth certificates will be set by the DPH for birth certificates, death records, and marriage certificates. The same general fund for certifying birth certificates, death records, and marriage certificates is used. County recorders will collect a fee for certifying birth, death records, and marriage certificates, which are assumed by the county register. The county register serves as the county register of vital statistics for the purposes of collecting, maintaining, and disseminating birth, death, and marriage records.

This bill transfers the duties of the clerk of the district court register to vital statistics to the county recorder. Repealer.

Effective Date: January 1, 1996.

A fee for birth certificates will be collected by the county recorder. This fee will be based on administrative costs. In addition, the fee for certifying birth certificates will be set by the DPH for birth certificates, death records, and marriage certificates. The same general fund for these certificates is used. County recorders will collect a fee for certifying birth, death records, and marriage certificates, which are assumed by the county register. The county register serves as the county register of vital statistics for the purposes of collecting, maintaining, and disseminating birth, death, and marriage records.

Effective Date: January 1, 1996.

A fee for birth certificates will be collected by the county recorder. This fee will be based on administrative costs. In addition, the fee for certifying birth certificates will be set by the DPH for birth certificates, death records, and marriage certificates. The same general fund for these certificates is used. County recorders will collect a fee for certifying birth, death records, and marriage certificates, which are assumed by the county register.
The bill changes requirements in warrant books and the "county system" delinquency fee for
registration of a new subjection authorization for the treasurer to collect a $5 administrative fee for
registration of a new subjection fee. 

Section 3 requires the treasurer's seal to be placed on certificaites of title rather than on the
sytem. The "county system" may be either in the form of manual records or computer records.

Section 4 requires that the Treasurer's office maintain information relating to warrants be required in the "county
acquisition of a mobile home. that was previously titled in Iowa. and delivery of the "mobile," it also requires the decedent to obtain a new title within 15 days of
the sale of a mobile home or manufactured home in the county. Section 2 requires the treasurer to mail a statement of fees due by the 15th day of the month of
revaluation. Section 1 describes the requirements regarding a mobile home dealer certifying information regarding the sale

This legislation makes numerous technical changes to county treasurer's duties. 

State 457 - Civil Rights Commission

Effective Date: July 1, 1995

For instance, section 139 provides that the commission of a party to a complaint may request
for discriminatory practices.

Several sections of this bill amend portions of chapter 216 regarding the Iowa Civil Rights
Commission to clarify that one role of the commission is to mediate complaints alleging unfair
practices.

Assessors, Auditors, Supervisors, Treasurers; Duties

State 458 - County Treasurer's Duties

DV
If all other sections are effective on July 1, 1995,

Section 10 applies to the tax year beginning July 1, 1995, for FY 1996, and ending June 30, 1997.

Sections 17, 18, 20 and 21 are effective April 24, 1995.

Effective Dates:

Subdivision as a result of SF 458

For a tax sale held and provided that the sale shall not pay additional costs incurred by a political subdivision of ownership from a subsequent sale (second certificate holder).

The bill removes the requirement of "possession" as a prerequisite to the filing of the affidavit of purchase from a subsequent sale (second certificate holder).

Section 22 relates to those cases where more than one tax sale certificate exists on the same parcel (ie. subdivision acreage not held by the first certificate holder remaining in the issuance of another tax sale certificate for the subdivision acreage).

To service but does have the right of redemption into possession of the parcel subsequent to the filing of the notice of expiration on or after the date.

The bill also makes changes relevant to the filing of the 90 day notice of right of redemption.

The measure also makes other conforming changes.

Section 20 amends § 446 31 and provides for an assignment transaction fee of $10 to be collected.

Board of Supervisors.

Section 18 requires that the measure bid for the county at a public bid sale rather than the

Type of random section process is used.

In cases of a bid during the sale of a parcel at a tax sale, the measure may determine what

Section 17 requires that the measure use a random process to select a tax sale bidder.

Insufficiency when the last day of September/February is a Saturday or Sunday.

The September/February insufficiency becomes effective from December 1 through March 1, including those.

Section 15 makes changes in the delinquency date for the September and March tax insufficiency.
Effective Date: July 1, 1995

From the requirement to include possession for such requests of Code documents, are at least four years old can be sent to those who request them. County officials are examined requests including renewal possession. Also, any Code books, Code supplements or session laws that request possession by include record information on receipt of record and publication.

All County Officials

HF 447 - Old Code Books & Legislative Information

Effective Date: July 1, 1995

under this chapter:
also subject to include the applicability of the provisions of §321.1A to licenses issued as this full-time students and non-resident minors whose parent is a resident of the state. It also includes §483A.1A and §483A.26 of the Iowa Code to expand the definition of "resident".

Recorders

HF 113 - Hunting, Fishing, Trapping, and Protected Species Licenses

Effective Date: December 31, 1995

License year and subsequent license years.
Other than §23.5A, it applies to all hunting and fishing combined licenses. Licenses cost $23.00
This act amends §483A.1A by stating that hunting and fishing combined licenses will cost $23.00

Recorders, Conservation Directors

HF 30 - Hunting and Fishing Licenses

Effective Date: July 1, 1995

display of the same face. Also changes designation from "state" to "local". The "state"
This bill describes the same face and instructions concerning the use and
Auditors, Supervisors

HF 3 - State Flag
For FY96, these funds include the following:

$1,365,329
$1,650,090
$110,348.66
$1,844,925
$300,379.68
$2,829,397

$4,076.35

$315,010.00

HF 481 - Federal Block Grants

Effective Date: July 1, 1995

Section 1 defines the scope of the act's applicability. All parties shall deliver to the state archives of Iowa:
- Local administrative costs
- Child care assistance
- Child and Family Services
- Field Operations
- Administrative
- Social Services
- Community Mental Health Services

Department of Human Services

Department of Education

Department of Economic Development

Auditors, Community Services Directors, Public Health Nurses, Secretaries, Superintendents

HF 475 - Relating to the State Archivist's Office

Preceding
Auditors, Supervisors

HF 486 - Cemeteries and Funerals

Effective Date: July 1, 1995

The bill also appropriates the funds from other federal grants, receipts, and funds to the other state agencies.

The bill requires that the federal funds commonly received as categorical grants to be conditioned.

The bill appropriates the funds for block grants, or block grants expanded to include programs funded by categorical grants, be an amount appropriated.

Office of the Governor:

1. Drug Control and System Improvement
   $5,297,000

Department of Public Health:

1. Substance Abuse
   $1,190,416

2. Maternal and Child Health Services
   $6,949,058

3. Preventive Health & Health Services
   $1,783,899

4. Law Income Home Energy Assistance
   $23,976.768

Department of Human Rights:

1. Community Services
   $4,216,399

2. Unspecified Amount
   $170,281

3. Transitional Housing
   $8,306,132

4. MFWR/Di & Community Service
   $147,084

5. Community-Based Services
   $12,700

6. Volunteers and Other Local Services
   $1,700
the date of an election called upon at least 18 days' notice. The previous language had stated

Section 5 amends §44.4 by striking out the second line of the second paragraph. It also amends §3.95 by striking out the first two lines of the fourth paragraph. The new text reads:

Section 5. Amendment of General Election Law

Nothing in this section shall be construed to apply in cases where the vacancy occurs as a result of the death or resignation of an individual elected by the public, provided that the election is held within 90 days of the occurrence of the vacancy.

These changes are made by striking out the first paragraph of §44.3.55. The amended text reads:

Section 5. Amendment of General Election Law

Nothing in this section shall be construed to apply in cases where the vacancy occurs as a result of the death or resignation of an individual elected by the public, provided that the election is held within 90 days of the occurrence of the vacancy.


Section 12 amends §30-37 by striking the provision that no member of the county executive council acting as a state board of canvassers shall take part in canvassing the votes for the office of county attorney.

Section 11 amends §50-3.6 by striking existing language and substituting provisions that (1) the votes cast for an office shall be reported collectively under the heading "Secretary," (2) the votes of all write-in candidates who each received less than two percent of the vote shall be reported separately, (3) the votes of all write-in candidates who each received less than two percent of the vote are canvassed by the county board of supervisors, and (4) by adding that when votes are canvassed by the county board of supervisors, the county board of supervisors shall canvass the votes.

Section 10 amends §30-2.4 by adding that when votes are canvassed by the county board of supervisors, the county board of supervisors shall canvass the votes.

Section 9 amends §30-2.7 by striking existing language and substituting language which states "Keep written records of all requests for additional ballots."

Section 8 amends §30-4.96 by providing that if the county board of supervisors is unable to do so, then the county board of supervisors shall canvass the votes.

Section 7 amends §30-5.8 by striking the provision that the county board of supervisors shall canvass the votes.

Regulation of registration services. The county board of supervisors shall be responsible for regulating all registration services within the county.

Section 6 amends §30-4.7 by adding to the provision that the county board of supervisors shall canvass the votes.

Section 5 amends §30-4.6 by providing that if the county board of supervisors is unable to do so, then the county board of supervisors shall canvass the votes.

Section 4 amends §30-4.5 by providing that if the county board of supervisors is unable to do so, then the county board of supervisors shall canvass the votes.

Section 3 amends §30-4.4 by providing that if the county board of supervisors is unable to do so, then the county board of supervisors shall canvass the votes.

Section 2 amends §30-4.3 by providing that if the county board of supervisors is unable to do so, then the county board of supervisors shall canvass the votes.

Section 1 amends §30-3.5 by providing that if the county board of supervisors is unable to do so, then the county board of supervisors shall canvass the votes.

Regulation of registration services. The county board of supervisors shall be responsible for regulating all registration services within the county.

Days notice. That such nominations must be filed not less than seven days prior to an election called with 10
Such a petition shall not be required to have more than 100 signatures.

Section 19 amends §277.4 by providing that in the event that a school board candidate is nominated by a political party, the political party shall be listed on the petition in a format specified by the school board candidate. The political party shall be designated in the petition by a political party designation that is specified by the school board candidate.

Section 18 amends §273.23A by adding to the kinds of plans of school districts within which a school board candidate may be nominated for a political party, the political party shall be designated in the petition in a format specified by the school board candidate.
that the question of such a district be submitted to the voters within the proposed boundary of the town, city, county, or area, or within the improved area of the property. The petition must request a special election within the town, city, county, or area, or within the improved area of the property. The petition must be signed by a majority of the owners of real property. The town, city, county, or area, or the improved area of the property, must be within the county and the petition must be filed within 90 days after the adoption of the petition. The petition may be filed with the county auditor or with the county executive of the town, city, county, or area, or within the improved area of the property. The petition must be filed within 90 days after the adoption of the petition.

Section 2. Petition for Creation of "Real Estate Improvement Districts" Through Petition

Six counties shall be chosen by the directors of the Iowa Finance Authority, one county from each of the six counties, the Iowa Finance Authority, and the need for developing affordable housing in Iowa. In doing so, this act creates §39A.12 of the revised code and the Iowa Finance Authority, along with the county, city, township, or community, to create an "affordable housing improvement district." This district may provide a financial mechanism to encourage the development of affordable housing. The petition for the creation of an "affordable housing improvement district" must be signed by a majority of the owners of real property within the district. The petition must be filed with the county auditor or with the county executive of the town, city, county, or area, or within the improved area of the property. The petition must be filed within 90 days after the adoption of the petition.

This act recognizes the links between community economic development and affordable housing.

Supervisors, Auditors, Etc.

HF 277 - Real Estate Improvement Districts Pilot Project

Effective Date: September 1, 1994 (Repealed)

Any such petition for the creation of an "affordable housing improvement district" must be signed by a majority of the owners of real property within the district. The petition must be filed with the county auditor or with the county executive of the town, city, county, or area, or within the improved area of the property. The petition must be filed within 90 days after the adoption of the petition.

Supervisors, Auditors, Etc.

HF 271 - Gambling Referenda

Effective Date: July 1, 1995

This act amends Iowa Code §506.8(10) by adding new language which provides that all gambling referenda be conducted by the county auditor or the city council of the town, city, or county. The amendment clarifies that when the state of Iowa body to conduct with an organized delivery system.

Supervisors, Auditors, Etc.

HF 507 - Deferred Compensation Plans and Health Insurance Contracts

Effective Date: July 1, 1995

This act amends §506.8(10) by specifying that in the event of a city special revenue election, the province of the county auditor or the city council of the town, city, or county shall be conducted by the county auditor or the city council of the town, city, or county. The amendment clarifies that when the state of Iowa body to conduct with an organized delivery system.
Section 13 provides for the powers and protections of the resident improvement districts (as defined in subdivision (c) of Section 2590 of the Government Code). The powers and protections granted by this section shall be exercised by the resident improvement districts in accordance with the provisions of this section. A district may adopt ordinances and regulations and, when necessary, amend its powers. The powers and protections granted by this section shall not be exercised by a district without compliance with all applicable laws and regulations. A proposed district shall have the power to initiate, develop, and construct a project or facility for the benefit of the residents of the district. Such a project or facility shall be initiated, developed, and constructed in accordance with the provisions of this section. A district may adopt ordinances and regulations to govern the conduct of the district and its residents. The district shall have the power to acquire, use, and dispose of property, to enter into contracts, and to engage in any activity necessary to carry out its purposes. A district may issue bonds for the acquisition, development, and construction of property. The district shall have the power to levy taxes on property within the district for the purpose of funding its activities. A district shall have the power to enter into agreements with other districts, agencies, or individuals for the joint development, use, or disposition of property. A district shall have the power to establish rules and regulations governing the use of property within the district. A district shall have the power to impose and collect fees and charges on property owners and users within the district for the purpose of funding its activities. A district shall have the power to adopt and enforce ordinances and regulations governing the use of property within the district. A district shall have the power to adopt and enforce rules and regulations governing the conduct of the district and its residents. A district shall have the power to assess and collect taxes on property within the district for the purpose of funding its activities. A district shall have the power to issue bonds for the acquisition, development, and construction of property. A district shall have the power to enter into agreements with other districts, agencies, or individuals for the joint development, use, or disposition of property. A district shall have the power to establish rules and regulations governing the use of property within the district.
Section 19 provides for annexation of a real estate improvement district by a city. The

assessment made by the district

resolution order for an annexation resolution made by the district requiring special benefits or increase in

obligations of the district. The section does not authorize the annexation of the district

should annexation of the district occur. The city assumes all property rights, conditions and

Section 17 provides for special assessments. The special assessments may exceed the costs of

Section 16 authorizes such a district to borrow money for corporate purposes not to exceed the
district. Such charges would be paid by every person or entity the

Section 14 grants the power, by ordinance, to levy taxes upon the territory of the
district. All such taxes shall be certified on or before March 1 to the county auditor.

Section 15 allows for change in the form of a petition to the county board of supervisors. The

Section 14 grants the power to carry on public improvements beyond those contained in this act. The city may submit the

Section 18 makes provision for enlargement of such a district by either 1) petition signed by a

Section 17 provides for special assessments. The special assessments may exceed the costs of

Section 16 authorizes such a district to borrow money for corporate purposes not to exceed the

Section 15 allows for change in the form of a petition to the county board of supervisors. The

Section 14 grants the power, by ordinance, to levy taxes upon the territory of the
district. All such taxes shall be certified on or before March 1 to the county auditor.

Section 13 provides that a city's annexation shall take effect 30 days after the annexation

resolution order is found by the district

resolution order for an annexation resolution made by the district requiring special benefits or increase in

obligations of the district. The section does not authorize the annexation of the district

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Section 16 authorizes such a district to borrow money for corporate purposes not to exceed the

Section 15 allows for change in the form of a petition to the county board of supervisors. The

Section 14 grants the power, by ordinance, to levy taxes upon the territory of the
district. All such taxes shall be certified on or before March 1 to the county auditor.
State Association of Counties and one shall represent the councils of government including city, township, and school district members. Of the latter, one shall represent the Iowa Law Reforming Housing Development. The section calls for a 16-member study committee, to (1) receive the report of the housing summit and (2) study and recommend changes in Iowa to Section 25 requires that the legislative council schedule an interim legislative study committee report to the studies committee of the legislative council by September 1, 1995.

The summit shall submit a report to the studies committee of the housing summit and/or framing. The summit shall submit a report to the studies committee of the housing summit and/or framing.

Section 24 calls for a "housing summit" to be convened by the Iowa League of Cities and the Iowa State Association of Counties. Such a meeting may examine among other topics the use of tax information to influence the establishment of local housing development bond programs within the context of the state's economic development program. The establishment of local housing development bond programs within the context of the state's economic development program.

Section 22 contains the mechanism for determination of land from the district. Such determination requires a majority vote of the trustees and a public hearing. A resolution of determination may be heard. A resolution of determination shall not be adopted if the district has outstanding financial obligations.

Section 21 makes provision for determination of such a district through a majority vote of the trustees and a public hearing procedure which includes an opportunity for public hearing. A resolution of determination shall not be adopted if the district has outstanding financial obligations.
Section 3 requires that a person required to register under this bill shall register with the sheriff within 10 days of discharge from incarceration or conditional release from parole or work release, or within 10 days of release from custody or placement on probation, parole, or work release. Section 3 also requires that a person required to register under this bill shall register with the sheriff upon a determination by the sentencing court that registration is no longer required.

Section 2 also requires that a person who qualifies as a sexually violent predator under the 1994 Sex Offender Registration Act, 725 ILCS 5/9b-1 et seq., be required to register as an offender for a period of 25 years from the date of discharge from parole, parole, or work release or from the date of parole or probation. Section 2 provides that the sheriff of a county who has been convicted of any of certain criminal offenses or a minor, sexual exploitation of a child in a county for which criminal offenses or an offender who qualifies as a sexually violent predator under the 1994 Sex Offender Registration Act, 725 ILCS 5/9b-1 et seq., shall register as a sex offender.

This bill creates a new chapter 692A, relating to sex offender registration.

Sheriffs, Almoys

SF 93 - Sex Offender Registry

DV

Effective date: July 1, 1995

Sheriffs, Almoys

SF 93 - Sex Offender Registry

DV

Sheriffs, Almoys

SF 66 - Police Dogs

And Law Enforcement

County Corrections
Section 13 provides that information contained in the sex offender registry is a confidential record under the Public Records Law, and shall be disseminated only as follows:

Section 12 requires that the sheriff of each county comply with the requirements of this bill and maintain a central registry of information collected from persons required to register. This registry shall be available upon request to any person from the sheriff.

Section 11 requires that the Dps develop and dissemiize standard forms for use in registering offenses other than sex offenses, and a class "D" felony for the second or subsequent offense.

Section 10 provides that the registrar of the sex offender registry is an eligible candidate for the first election.

Section 9 provides that the registrar of this bill is eligible for a position on the registration board of the first election.

Section 8 defines the time of the boards required to register.

Section 7 defines the time of the boards required to register.

Section 6 requires that a person required to register.

Section 5 requires that a person required to register.

Section 4 requires that the Dps verify annually the address of a person required to register under this bill.

Section 3 requires that a person required to register.

Section 2 requires that a person required to register.

Section 1 requires that a person required to register.

The registrar shall send a copy of the notification to the Dps within three working days of the notification. The sheriff shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification. The registrar shall send a copy of the notification to the Dps within three working days of the notification.
Effective Date: July 1, 1995

This bill adds felonious child endangerment as a nonprobable offense under Iowa Code §891.1.

Sheffits

SF 142 - Child Endangerment

Effective Date: July 1, 1995

charges incurred for mental health care for secondary victims of a crime. The bill also allows the fund to pay for reasonable loss of income for work from $2,000 to $6,000, and to allocate the funds to increase the compensation for victims of sexual assault. It also amends §391.2 to increase the compensation for victim compensation from the state. It also amends §912.1 to increase the compensation for secondary victims and make them eligible.

Community Services Director's Supervisors, Attorneys

SF 132 - Victim Compensation

Effective Date: July 1, 1995

Subsection inserting the specific names of andabolic steroids. This act amends Iowa Code §124.208 (6) relating to Schedule III substances, by inserting a new section 17 provides that this bill applies to persons convicted prior to the effective date of this bill. Section 15 provides for criminal justice agencies to be immune from liability for acts or omissions arising from a good faith effort to comply with this bill.

DV

Section 19 provides the criminal justice agencies to be immune from liability for acts or omissions arising from a good faith effort to comply with this bill. The names of those persons requiring information is a confidential record.

Sheffits

SF 114 - Anabolic Steroids

Effective Date: July 1, 1995

DPS may release information "that is necessary to protect the public" concerning a

specific person. DPS may disclose to government agencies conducting a confidential background investigation.
The bill provides that a motor vehicle license revoked due to an OWI conviction shall not be
reinstated until the civil penalty is paid. It also provides that after suspension of a license due
and the vehicle shall be seized and forfeited.
imposition of immobilization order related to an OWI conviction is a serious misdemeanor.
and provides that operating a motor vehicle in violation of an

Sheriffs, Public Health Nurses, Almories

SP 358 - Motor Vehicle Laws

DV

Effective Date: July 1, 1995

If "restrain" with the term "dangerous weapon," the amendment replaces all references

Sheriffs

SP 293 - Dangerous Weapons

SP 233 - Driver's License Suspensions, See Transportation

DV

Effective Date: July 1, 1995

This bill amends Iowa Code §902.7, which provides a five-year minimum sentence for persons

Sheriffs, Auditors

SP 176 - 28E Agreements

DV

Effective Date: July 1, 1995

This bill amends Iowa Code §28E.8 regarding the filing of 28E agreements to provide that in

Sheriffs, Superintendents

SP 150 - Courtroom Security
Effective Date: July 1, 1995

Section 1A prohibits a court from issuing a marital protective order against the victim and the person of whom the order is sought unless incident to a proceeding for domestic abuse. A protective order is issued in a case of domestic abuse when there is a domestic abuse petition filed in the court and the court determines that a protective order is necessary to protect the victim and the person of whom the order is sought.

Section 13 creates a new Code section allowing a protective order from another state to be issued in Iowa. Indications over the action to the juvenile court.

Section 10 amends Iowa Code §226.3 to provide that if the person against whom relief is sought is under 17 years old or younger, the district court shall waive the domestic abuse is being sought in another state, the court shall be held in the county in which the person is located. Section 6 provides that a court, at its discretion, may allow a child to reside with the child in the county in which the action is filed. Section 4 allows the court to order the child to reside with the child in the county in which the action is filed. Section 5 provides that a court, at its discretion, may allow a child to reside with the child in the county in which the action is filed. Section 7 provides that a court, at its discretion, may allow a child to reside with the child in the county in which the action is filed. Section 8 provides that a court, at its discretion, may allow a child to reside with the child in the county in which the action is filed. Section 9 provides that a court, at its discretion, may allow a child to reside with the child in the county in which the action is filed. Section 10 provides that a court, at its discretion, may allow a child to reside with the child in the county in which the action is filed.

Section 3 allows placement of a child in the county in which the action is filed. Section 1 requires that the Attorney General's office develop written procedures and policies to

Sheriffs' Administrations

§ 367 - Domestic Abuse

Effective Date: July 1, 1995

If an individual successfully completes a youthful offender substance abuse program, he or she may be required to submit to a period of probation. If the court determines that the individual is likely to violate the terms of the probation, it may issue a protective order. The order may prohibit the individual from possessing or using alcohol or other substances. The order may also require the individual to participate in a drug treatment program or other appropriate programs.

The court may also require the individual to install an interlock device in the vehicle.
Effective Date: July 1, 1995

Section 1 of this bill amends Iowa Code §910.4 to provide that either either

3. The expiration of the offender's sentence.
2. The expiration of the period of probation.
1. Discharge from probation.

Sherrifs

SF 373 - Resolution

Effective Date: July 1, 1995

If a person in writing the reasons why the accused did not pursue the investigation.
A decision not to investigate the matter.
A decision to perform a psychological examination will not be the sole basis for
The results of the examination are not admissible in court.
A decision to perform a psychological examination is voluntary.

Sherrifs, Almness

SF 371 - Psychological Examinations
immediately upon payment of the resolution.

Each clerk of court subject to this law shall, by the last day of each month, notify the county treasurer of all persons who owe delinquent resolution, and shall notify the county treasurer

resolutions to the clerk of court in such county.

The bill eliminates the language related to arrest warrants, and requires that a county treasurer

upon the adoption of a resolution by the board of supervisors.

more, in addition, the provisions shall be applicable to any county of less than 25,000 population

This bill amends Iowa Code §321.40 to apply to all counties with a population of 25,000 or

offense.

Treasurers, Attorneys

SF 403 - Collection of Delinquent Resolution Payments

SK

Effective Date: July 1, 1995

This bill amends Iowa Code §169A.1 by including cyro-bonding as a legal bond. Only one

Recorder, Sheriffs

SF 402 - Registered Brands

DV

Effective Date: July 1, 1995

This bill amends Iowa Code §321.2 to provide that the sentencing court shall not order restitution in cases involving simple

misdemeanors under Chapter 321. Related to traffic offenses.

Sheriffs, Almories

SF 386 - Resolution for Traffic Offenses

This bill amends Iowa Code §321.2 to provide that the sentencing court shall not order restitution in cases involving simple

misdemeanors.
Section 3 provides that a judge from another state may certify to a court in this state that a

Section 418 - Transporting Prisoners Out-of-State

Effective Date: July 1, 1999

The clerks shall forward a copy of the certification to the warden.

Section 713, which amends Iowa Code §802.1902, 2012.10.23, provides that the clerk of court shall forward to the

Sheriffs

Section 409 - Certification of Jail Time

Effective Date: January 1, 1999

Responsible are transcribed to DRF.

Section 7 of the bill amends Iowa Code §331.476(9) to provide that county attorneys must file

Iowa Code §321.236(4).

For counties where the renewal of vehicle registration will now be refused for unpaid restitution,
SP 437 - Sex Offender Records

Effective Date: July 1, 1995

The Department of Justice and DHS are to conduct a study which will also involve the County of the qualified experts and treatment costs. The bill requires the state to pay the costs incurred by the county for services provided. These costs are to be submitted to the Legislature by January 1, 1997.

The bill requires the DOC to notify the county attorney and attorney general within six months. The bill also requires the DOC to notify the county attorney if a person convicted of a sexually violent predator offense or a person on parole for one year as of July 1, 1996, and applies to persons convicted of a sexually violent predator offense or a person sentenced to an indeterminate sentence as of July 1, 1995.

SP 432 - Sexually Violent Predators

Failure to Pay Child Support, See Health and Human Services

Effective Date: July 1, 1995

The bill changes provisions in the act which was set to go into effect on July 1, 1995.
Section 4 of the bill amends Iowa Code §719.1(1) and provides that a person who knowingly
resists or obstructs a peace officer or a basic emergency medical care provider, advance
emergency care provider or the fighter, with the knowledge that the person holds that position,
any other assault against a peace officer, basic emergency medical care provider, advance
emergency care provider or the fighter, is guilty of a aggravated

Subsection (1) provides that a person who commits an assault in section 4.43 on Peace Officers

Effective Date: July 1, 1995

The person commits a simple misdemeanor.

This act also provides that a person who knowingly provides false information to a law
enforcement officer who enforces the criminal act commits a simple misdemeanor.

If the criminal act for which the information is false is a crime, the information
is false is a crime, the information

It is a crime to make intentionally or otherwise misleading emergency communications to
emergency communications center

This act also provides that a person who knowingly provides false information to a law
enforcement officer who enforces the criminal act

If the criminal act for which the information is false is a crime, the information
is false is a crime, the information

It is a crime to make intentionally or otherwise misleading emergency communications to
emergency communications center

Effective Date: July 1, 1995
Legislative action or appeal unless the person qualifies as a pave under chapter 610.

Section 1 provides that any person in full still pay in full all costs and fees associated with a

This bill amends Iowa Code §610A. Related to civil actions of appeals brought by petition.

Sheriffs, Supervisors

HF 246 - Prisoner Litigation

HF 123 - Supplemental Appropriations, See Taxation and Finance

Effective Date: July 1, 1995

Volunteer fire fighter is to be paid pursuant to policies of the fire fighter's regular employer.

This section does not apply if the

small or as a result of a bill, how fire fighter of equal rank. This section does not apply if the

20 small or as a result of a bill, how fire fighter of equal rank. This section does not apply if the

0 small or as a result of a bill, how fire fighter of equal rank. This section does not apply if the

Supervisors, Auditors, Emergency Management Directors

HF 118 - Volunteer Fire Fighters As Witnesses

Effective Date: July 1, 1995

Installation of an emission interlock device.

Commission to be imposed on imprisonment, "imprisonment" as defined in the bill, includes the

person and used to commit the offense and any other vehicle used by the person in the

operating a vehicle while intoxicated, the court shall order that any motor vehicle owned by the

operating a vehicle while intoxicated, the court shall order that any motor vehicle owned by the

section 11 provides that if a person is convicted of a second, third, or subsequent offense of

having an alcohol concentration of .02 or more.

Section 7 prohibits a person who is under the age of 21 from operating a motor vehicle while

driver or a motor vehicle evidences that the driver intended to consume alcohol while driving.

Section 5 makes evidence of an open container of alcohol within the immediate reach of the

a suspended license from a simple to a serious misdemeanor.

Section 4 of this bill amends Iowa Code §321.218(1) to change operating a motor vehicle with

Sheriffs

SF 446 - Open Containers
July 1, 1995 may be used until exhausted.

Section 5 provides that suppliers of uniform citation and complaint forms existing on order on

on this citation is one under penalty of providing false information.

include a warning which states "I hereby swear and affirm that the information provided by me

Section 2 amends Iowa Code §805.6 to provide that the uniform citation and complaint shall

under Iowa Code §719.3.

Section 1 amends Iowa Code §805.3 to provide that a cited person who fails to properly identify

Shertzer, Annonymous

HF 346 - False Information on a Citation

Health and Human Services

HF 337 - Involuntary Hospitalization Criteria for Seriously Mentally Impaired Persons; see

Effective Date: July 1, 1995

of incarceration against any claim made by a person.

Section 4 provides that following notice and a hearing, a county has the right to set off the cost

maliciously, the person shall lose some or all good conduct time credits.

Section 3 requires that if a court determines a person's action or appeal is frivolous or

Section 2 allows a court to dismiss a person's action or appeal as frivolous or malicious.
The bill also provides that the landlord may file suit for recovery of possession of the premises for the breach of the lease agreement and that the landlord may require the tenant to remove any money or personal property left on the premises after the termination of the lease.

This bill amends Chapter 56A, the Landlord-Tenant Law, to provide that if the tenant breaches the lease, the landlord may file suit for recovery of possession of the premises.

Section 7 of the bill requires an in-home study committee to be convened by the Governor to study current available incentives and determine if an incentive is needed to encourage landlords to make improvements to rental properties.
Section 11 amends Iowa Code §223.2(10), and provides that a juvenile delinquency
complaint

committed by a child age 16 or older are excluded from Juvenile Court jurisdiction.

*Crime involving weapons violations

*Crime involving violence committed while in possession of a firearm or offensive weapon

*Crime involving violence committed while in possession of a firearm or offensive weapon

*Forfeitable offenses.

Section 9 amends Iowa Code §223.2(2), which would include a Juvenile delinquency
home.

in a facility defined in Iowa Code §223.2(1) by allowing children to be placed in detention
if a

Section 8 amends Iowa Code §223.4(1) to provide that a

court officer

to notify the Superintendent of the school district of the taking into custody;

*Reasonable efforts to identify the Superintendent of the school district of the taking into custody;

Section 7 amends Iowa Code §223.4(1) to provide that a

Juvenile Justice

Effective Date: July 1, 1995

HF 528 - Juvenile Justice
Effective Date: July 1, 1995

Section 55 amends Iowa Code §808A.1(1)(d), eliminating the requirement that a school district provide 24-hour advance notice of student locker inspections.

Section 52 creates new Iowa Code §872A.2, which makes the unattended carrying of a firearm minor to join a criminal street gang a class "C" felony.

Section 52 creates new Iowa Code §723A.3, which makes soliciting, recruiting or enlisting a minor to join a criminal street gang a class "C" felony.

Section 57 amends Iowa Code §708.1 to provide that where a person committing a theft is necessary to restore order and protect the safety of those assembled.

Section 24 requires schools to report to the DPS on delinquent acts committed and incurred.

Section 22 provides that school districts shall prepare school boards to prescribe procedures requiring school officials to report violation of school policy or state law.

Section 21 requires school boards to prescribe procedures requiring school officials to report violation of school policy or state law.

Section 20 requires school boards to prescribe procedures requiring school officials to report violation of school policy or state law.

Section 19 requires school boards to prescribe procedures requiring school officials to report violation of school policy or state law.

Section 18 amends Iowa Code §232.149(2) to provide that records and files of a criminal justice agency concerning a child involved in a delinquency act are public records except that a criminal justice agency may release the name of the child until a complaint is filed pursuant to Iowa Code §232.28.

Section 17 amends Iowa Code §927A.149(2) to provide that records and files of a criminal justice agency concerning a child involved in a delinquency act are public records except that a criminal justice agency may release the name of the child until a complaint is filed pursuant to Iowa Code §232.28.

This has only applied to felonies.
Effective Date: July 1, 1995

January 10 of the succeeding calendar year for which it is issued.

Section 2 amends §483A.17 by striking the last three paragraphs except for the sentence beginning "Landing is unlawful..."

Section 2 is stricken §483A.1 (a).

Repeals, Conservation Directors

SF 234 - DNR Permits & Licenses

Effective Date: July 1, 1995

The review team is to include a local law enforcement officer and a county attorney.

The purpose of the review team is to determine the cause and manner of death of children, and identify the methods for prevention of such

Ammonium Nitrate

SF 208 - Child Death Review Team

Effective Date: Upon Enactment

Waste disposal permit

Section 2 states that the commission shall adopt rules for the issuance of a single general solid waste disposal permit for the issuance of a single general solid waste disposal permit. superintendents, Conservation Directors, Engineers

SF 147 - Issuance of Single General Permits by the Department of Natural Resources

ENVIRONMENT AND LAND USE
their respective jurisdictions. Cities and towns have additional authority relative to highways or streets within their boundaries. Section 2 of the bill repeals §306.3, striking text in addition to the specific powers granted.

Engineers, Supervisors

HF 303 - Pipelines and Underground Storage of Hazardous Liquids

Effective Date: July 1, 1995

Engineers, Environmental Health Officers

HF 289 - Solid Waste Tonnage Fees

Effective Date: July 1, 1995

Section 3 repeals chapter 206A: Chemical Technology Review Board.

Supervisors

SF 256 - Application of Pesticides
Effective Date: July 1, 1995

Section 4 repeals §455B.1334 (Jurisdiction of DNR: temporary air toxics fee imposed).

Section 3 strikes §455B.217 (4) which provided for state matching funds for grants under the Federal Pollution Prevention Act of 1990.

Section 2 amends §455B.133B. (2) by striking the subsubsection which provided for the approval process for the permit program required by the Federal Clean Air Act amendments of 1990.

Section 1 amends §455B.133B by striking that there may be no funding in the air contaminant source fund shall.

Supervisors, Conservation Directors

**HF 425 - Air Pollution**

Effective Date: July 1, 1995

of the state and land acquired or developed for public recreation pursuant to Iowa Code §321G.7.

Definitions "public land" is land owned by the federal government, the state or political subdivisions Recorders

**HF 340 - Snowmobiles**

Effective Date: Upon enactment

Project: design and share of the cost to be paid by the pipeline company during the planning of the pipeline water conservation commission officer or reach an agreement with the pipeline company on the project accompanied by a written verification of the additional costs by the county engineer of soil and district engineer of the district in the county. Invoices specifying the additional costs caused by the presence of the pipeline which is

Section 18 amends §479.47 to receive compensation, the landowner shall either present an

Reference from persons "party," of "party" consensual the

Section 15 and 24 amends §479.41 and §479A.20 (Arbitration Agreements) by changing the

pipeline longitudinally on any right-of-way of public highways without prior notice the petition for a new pipeline.

Informational meetings in each county in which property rights will be affected at least 30 days

Section 7 amends §479.5 by requiring a pipeline company filing for a permit to hold an
Sections 4 through 8 provide for "risk based corrective action" as a manner of prioritizing clean-up of tank spills based upon risk of contamination. Risks to the public health and safety or to the environment may result in the need for corrective action.

Section 4 requires the definition of the term "corrective action." This definition includes controlling or containing releases of petroleum products from an underground storage tank. It also includes remedial action, cleanup the site of a leaking underground storage tank. Such corrective action has been recorded with the county recorder.

Section 3 strikes subsection 15 of §455B.04. This subsection provided that the Environmental Protection Commission may issue a permit to conduct corrective action into the underground storage tank. This permit may be issued to any qualified entity.

Section 4 of the determination charge, to the fund from an annual amount such that the $3.5 million to $17 million.

The Lawrence Oil Well, Inc., the $3.5 million per quarter shall be deposited into the fund by the entity that began the January 1, 1996. $2.5 million per quarter shall be deposited into the fund by the entity that began the tank by January 1, 1996. This fund shall be deposited into the Environmental Protection Commission for the purpose of providing for certification of completion of the underground storage tank. The underground storage tank is defined as any underground storage tank which is used for the storage or transportation of petroleum products.

This act amends the Iowa Underground Storage Tank Act of 1989 by increasing the maximum amount of the revenue from the use tax on petroleum products. This tax is paid on the sale of petroleum products.

Supervisors, Treasurers, Auditors, Engineers

HF 308 - Underground Storage Tanks Amendments

Effective Date: July 1, 1995

This act creates new §455B.701, which provides that a person is not liable for removal costs of contaminated underground storage tanks.

Supervisors, Treasurers, Auditors, Engineers

HF 478 - Oil Spills Response

HF 460 - Property Contamination, See Transportation
Section 1. [Effective on July 1, 1998.]
Section 2. [Effective on July 1, 1998.]
Section 3. [Effective on June 30, 1997.]
Effective Date: Sections 19 and 20 apply retroactively to January 1, 1993. Sections 3 through

Section 30 directs the Environmental Protection Commission to have the DNR work with a

Further action certificate is issued.


new underground storage tanks to be eligible for insurance coverage from January 1, 1995.

buses. The wider availability of loan guarantees will present better

Section 17 strikes §4529.9 (5) which read said that the underground storage tank fund board

the fair market value of the site.)

Section 16 amends §4559.9 (Comprehensive Pollution Control Enforcement Act) by recodifying the county recorder. Such a certificate may be recodified with the county recorder.

Section 10 amends §4559.14 (Judgment of DNR: Duties of Environmental Protection

environment. Site cleaning will be conducted in the classification of the site by a
to point and nonpoint contamination of groundwater and surface water.

In an animal feeding operation, in order to determine the extent to which such operations contribute to pollution of soil conservation, the DNR shall allocate $50,000 to the DALS. Of that amount, the DNR will provide $420,000 to the organic nutrient management fund in DALS. Of that amount, the

Animal Industry Appointments

FY96

Adds a general appropriation of $8 million from the state general fund to the REAP Fund for

DNR

Conservation Division.

The amount of this appropriation shall be matched on a dollar-for-dollar basis by the soil
conservation districts for training, education, and technical assistance. The amount funds used for the

Soil Conservation Division (176.30 FTE) $3,624.76

productive formula for valuing and equalizing the values of agricultural land.

In addition, $313,000 shall be used to reimburse consultants

Administrative Division (46.45 FTE) $1,815.743

DALS Programs:

Appropriation for FY96. Of particular interest is counties are the following issues and

Nutrient Management Program, and the Soil Conservation Cost Share Program.

for other major programs associated with the specific agriculture departments such as REAP, the Organic

This bill provides for FY96 appropriations for the DALS and the DNR. It also includes funding

Assessors, Environmental Health, Special staff, Supervisors

HF 53 - Agriculture and Natural Resources Appropriations

HF 519 - Regulation of Animal Feeding Operations, see Agriculture and Rural Affairs
enactment: Effective Dates: Appropriations sections on July 1, 1995, and statutory sections upon

Funding of the state regulated program.
water supply systems in general revenue in the amount of $350,000 per fiscal year for the

requires the environmental Protection commission to adopt a user fee schedule for public

core and natural resource commission.

General Assembly and natural resource commission.

requirements to report projects, requires a report by the commission on the use of monies to the Governor,
open spaces projects. Requires a report by the commission on the use of monies to the Governor,

and open spaces projects. Requires a report by the commission on the use of monies to the Governor,

with specific action in the open spaces project. Such reports shall consider the open

and recommendations in use of the funds if necessary. Such reports shall consider the open

provides that the 1996 REAP conference shall review the REAP fund allocations under §445A.19

close and possession care of a sanitary disposal project.

permits county boards of supervisors to make appropriations from the county general fund for

county Change.

from each county in the area. Requires a report to the General Assembly by January 15, 1996.

establish the "Hungry Canyon" conference to study the erosion and deforestation of stream

Miscellaneous

Trust Fund.

For FY 96, unobligated monies as of June 30, 1996 shall revert back to the Living Roadway

programs in the DNR, DLR and ISU and provides that such specified money remain available

Allotment some FY95 monies otherwise dedicated to the Living Roadway Trust Fund to various

transfer $73,000 from the unassisted revenue fund administrated by the Iowa comprehensive

as of June 30, 1996 shall revert back to the Water Protection Fund. Provides that unobligated transferred funds

to the organic nutrient management fund, and $350,000 to the soil

Relates Appropriations
Please return to:

Phone Number

County

Name

Optional:

7. Do you have any specific suggestions that might help us? YES NO

6. If yes, please explain:

5. Did you find any specific factual errors in these summaries? YES NO

4. Are our summaries accurate? YES NO

3. Is the index helpful? YES NO

2. Should we include more bills even though they might not be as directly related to county government? YES NO

1. Do the summaries thoroughly explain the bills? YES NO

2. Can you find things easily? YES NO

Please help us!
Section 4 features §147.23 (Trauma Care System Development) in which the DHSS is responsible for the establishment of a statewide trauma care system. It is also responsible for the development, coordination, and monitoring of all trauma care facilities. The goal of this legislation is to establish a comprehensive trauma care system to meet the needs of rural residents of the state.

Public Health Nurses

SF 118 - Iowa Trauma Care System Development Act

Effective Date: July 1, 1995

By providing care or services to the dependent adult, information by DHSS representatives involved in the accreditation of an agency or program must be recorded in accordance with §225B.52(2)(p). To authorize access to dependent adult abuse information.

Public Health Nurses, Community Service Directors

SF 116 - Dependent Adult Abuse Information

Effective Date: July 1, 1995

The program of special needs as defined in §633.707, the program process to eligibility continues through medical assistance income rules or medical specific interest in counties is section 3 of the bill which directs DHS to adopt rules to implement the presumptive women and families and rules of eligibility of medical assistance services. Of this regulation makes technical changes to the Medical Assistance Program Rules relating to eligibility.

Community Service Directors, Superintendents

SF 82 - Pregnancy Care and Medical Assistance

Finance

SF 69 - Property Tax Relief, Mental Health Services, M 6 - Repeal, see Repeal and

HEALTH AND HUMAN SERVICES
DWA

Effective Date: July 1, 1995

This act amends § 9135.81 to create a Provisional License Category for Psychiatric Institutions.

Care Facility Administrators

SP 174 - Health Facility Licenses

DWA

Effective Date: July 1, 1995

This act makes various changes to §§ 224 and 2254 regarding establishment of facility. It also

Almoey's

SP 149 - Child Support Recovery

HG

Effective Date: July 1, 1995

Develop standards for medical direction, trauma care, inter and transfer protocols, and

the issuance of a certificate of verification.

Develop a process for the verification of the trauma care capability of each facility and

according to their trauma care capabilities.

Develop criteria for the certification of all hospitals and emergency care facilities.

Advise the department on issues and strategies to achieve optimal trauma care

Trauma Registry Hospital. The council is shall do the following:

- By the trauma care trauma established by the rule.

- Develop administrative policies and procedures sufficient to meet responsibilities and standards as required.
SF 178 - Emergency Medical Services

This legislation consolidates regulation of emergency medical services into Chapter 147A of the Code. It creates an EMS advisory council to advise the Director of DPH on policy and administration. The plan involves inspection and licensing of all EMS services, allows DPH to define by rule the skills of the three levels of EMS providers, and clarifies the role of the EMS provider. EMS provider is expanded to include all levels of providers and defines emergency medical services and nonemergency.

The DPH is required to adopt medical care procedures that can be started by EMS personnel before remote supervision commences or if there is a failure of remote supervision. SF 178 adds RN and LPN to EMS personnel who are exempt from liability if following orders from a physician, physician's designee, or physician's assistant at the scene of an emergency. RNs and LPNs would also not be subject to civil liability for not obtaining consent before starting emergency aid.

Effective Date: July 1, 1995

JE

SF 202 - Public Health Issues, see County Administration and Organization

Supervisors, Auditors, Treasurers

Previously, if a person owned land in a given county and was receiving SSI or a resident of a health care facility, Iowa Code § 477.9 required the Director of DHS to notify the board of supervisors in that county, who were then to suspend the collection of all taxes on that land. Under this amendment, the Director of DHS is instead supposed to directly notify the person with evidence to present to the board of supervisors to establish the person's eligibility for tax suspension.

Effective Date: July 1, 1995

DV

SF 223 - Taxation Suspension Notice

Effective Date: June 30, 1997

Community Services Directors, Supervisors, Auditors

This act amends §13.53 of the Iowa Code to extend the moratorium on increasing the number of ICF/MR beds through June 30, 1997. A Certificate of Need for an ICF/MR facility may be approved if it meets the following conditions:

* Conversion of existing ICF/MR beds into smaller living environments;
* Location of beds in an area of the state identified by DHS as underserved;
Health benefit plans care services and mental health and substance abuse treatment services under basic and standard The act establishes a study reexamining the inclusion of health care coverage costs for preventive Supervisors, Community Services Directors, Auditors

SP 47 - Mental Health and Substance Abuse Coverage Under Basic Health Plans

Effective Date: Upon enactment

DAW

Treatments

- Determining methods for improving ICF/MR education level Reaching active

- Providing more authority to case managers: and

- Consideration and recategorizations involving the following ICF/MR issues:

  - Identifying dementia
  - Recommendations for the state and counties to provide MH and DD assistance under a

  - Disability assistance

  - Benifit marks for efficiency and quality in the delivery of mental health and developmental

  - Report by January 1, 1996, that include:

  - The State-Country Management Committee is required to submit a

  - ISAC to select county members from a pool nominated through a secret ballot process, by the

  - Members to allow one consumer and one provider representatives voting status. It also requires

  - The State-Country Management Committee. The Committee is expanded from 9 to 11 voting

The act also amends §331.48F of the Iowa Code to make changes in the composition and duties

- Cost of the individual's care

- Disposition of any health information concerning the individual and any payment source available for the

- Location of the individual's placement: the hospitalization or placement order: case, location, and

- Access to mental health information including: administrative information: the evaluation order

- Provide the county of legal residence and the county in which the hospitalization order is entered

- Provide the county of legal residence and the county in which the hospitalization order is entered

The act also amends §229.24 and §230.20 of the Iowa Code to require the court and DHS to

- Information

- In the Code chapter dealing with the disclosure of mental health and psychological

- The act also amends §228.1 to add third party name to the definition of "administration

- Supervisors in the county in which the beds will be located

- A letter of support is required from the DHS Director and the County Board of

- The number of beds can not increase the total number of certificated beds as of July 1, 1994.
§252.8

must have adopted rules required by
January 1, 1996, Licensing Authorities

DAW

Effective Date: July 1, 1995

occupation, profession, or industry.

a license authorizing a vehicle to operate a motor vehicle or to engage in a business,

Commission, Department, Office, Organization, or any other entity of the State, which has

authority within the State to suspend or revoke a license or to deny the renewal of

license for multiple, serious, or substantial violations of the statute or the Code, the Board,

licensing authority, or an administrative law judge, which has

authority to suspend or revoke a license or to deny the renewal of a license or to fail to

issue a license for multiple, serious, or substantial violations of the statute or the Code.

This act creates new section §252.9, to specify procedures and penalties for failure to pay child

support.

Failure to Pay Child Support

SF 431 - Suspension, Revocation, Nonissuance, and Nondisqualification for

Effective Date: July 1, 1995

received AFDi in another State within one year of applying for HP in Iowa.

To the extent that assistance payments exceed the lessor of Iowa's standard of payment, or the standard of payment of the person's previous state of residence, if the recipient

assistance payments are less than three months of age;

limited to parents with children who are less than three months of age;

To cease the JOPS program exception for recipients with young children to be

To suspension sanctions to disqualify recipients who commit fraud relating to public

program requirements;

DHS will disregard the income of a minor parent participating in full-time educational

To either have a GED or participate full-time in completing

To attend parenting classes;

To live with their parent or legal guardian, unless they meet special circumstances;

To require a minor recipient parent (19 years of age or younger);

For the following waivers:

This act directs DHS to submit requests to the United States DH&F and Department of Agriculture

Community Services Directors, Supervisors

SP 352 - Family Investment Program - Federal Waivers
A Personal Assistance Pilot
and expands services referred to youth including a funded pilot initiative and begins funding for recovery initiatives. This continues and expands substance care initiatives for Medicaid. It continues to provide child support for persons with mental illness and developmental disabilities. These include Family Investment Program, Medical, Child and Family Services and Programs.

This legislation appropriates $719,474,498 to DHS for human services and health care programs.

Superiors:
Auditors, Community Services Directors, Care Facility Administrators, Public Health Nurses.

Effective Date: October 1, 1995

The following rule-making authority to implement this legislation:

Appeals of a limited benefit plan except in cases of error. Finally, DHS is expressly granted a social services professional in the well-being of a family on a limited benefit plan, and limits reconsidering the choice of a limited benefit plan, provides for one or more views of the limitations for this action which constains choosing a limited benefit plan. DHS grants special exceptions to which the limited benefit plan applies.

The bill specifies the members of the eligible group to which the limited benefit plan applies.

In subsequent benefit plans, benefits are denied for a six-month period.

Under the bill, different provisions apply for the first limited benefit plan and subsequent limited benefit plans. A six-month, nonrenewal, period is implemented under current law. Most dual participants are responsible for the cost of their care.

As the program is implemented under current law, most dual participants are responsible for the cost of their care.

A Family Investment Agreement in compliance with a Family Investment Agreement is not in compliance with a Family Investment Agreement.
 Consumers directed attention care. Such waiver shall not be implemented to require additional

DHS directs the current HCBS Waiver as allowed by Federal regulation, to include

recipients.

use of emergency rules to establish a pre-paid subsistence abuse plan for medical assistance

Waiver for the brain-injured who meet certain conditions.

Permits DHS to use up to $47,368 to develop and implement a medical assistance HCBS

for medical assistance patients. Sets parameters for plan.

Continues to permit DHS to implement a pre-paid mental health services plan (Medco contract)

CFMR. Permits DHS to make needed authority for implementation of these provisions.

Services including care management, day program, partial hospitalization, HCBS Waiver.

Spells county of legal settlement and state funding responsibility for medical assistance

the non-federal share of HCBS Waiver for adults.

Requires that the county of legal settlement reimburse the department on a monthly basis for

Certain conditions.

Permits transfer of funds to DHS case management services for MH/FR/DD services under

Certain conditions.

Continues to permit use of funds for abortions that are determined as medically necessary.

$531,496.521. This is about $6.8 million more than FY92. Changes to the program include:

- Medical Assistance - The FY96 Appropriation for Medical and medically necessary services is
  $1,767,700. This is the same as FY95.

- Emergency Assistance - The FY96 Appropriation for Emergency Assistance to families with
  dependent children for housing prevention programs is $1,770,700. This is the same as FY95.

$322,820.032. This is about $4.5 million less than FY95.

Family Investment Program - The FY96 Appropriation for assistance under FIP is

Funding highlights of the bill are as follows:
CHF and Family Services - The FY96 appropriation for child and family services is $8,380,000. This represents an increase of about $8,770,000 over FY95.

Requires that each institution shall apply for adolescent pregnancy prevention grants.

Iowa Acts chapter 123, section 21.

The population at these institutions shall not exceed the guidelines established under 1990

Elmora

Toledo

000

$8,500

$4,980

Juvenile Institutions - The FY96 appropriation of $13,480,000 is as follows:

Child Support Recovery - The FY96 appropriation for child support recovery is $6,390,000. This is about $1,200,000 more than FY95.

Investigative case assistance is $11,573,000. This is about $1,300,000 less than FY95.

State unemployment benefits are $7,270,000. This is about $5,600,000 more than FY95.

Child Day Care Assistance - The FY96 appropriation for child care assistance is $19,115,000. This is about $2,200,000 less than FY95.

State Supplementary Assistance - The FY96 appropriation for state supplementary assistance is $6,600,000 more than FY95.

Medical Contingents - The FY96 appropriation for medical contingencies is $6,226,400. This is about $600,000 more than FY95.

ICFMR - Administration rules for this provision shall be adopted by January 1, 1996.

Directions to DHS to consult with DIA, ISAC, and IARF in developing optimum staffing ratios for

Directions to develop a HCBS Waiver for persons with physical disabilities as a means to

Directions to establish a pilot program in cooperation with the department of other

Directions to develop additional county costs.

Directions to require additional county costs.

Further develop the personal assistance program. Such program shall not be implemented in a

manner which would require additional county costs.
Medicaid Health Insurance - The FY96 appropriation of $43,190,000 is as follows:

$33,090,000. This is the same as FY95.

Court-Ordered Juvenile Services - The FY96 appropriation for court-ordered juvenile services is

Includes $1,000,000 for family planning services.

Includes $731,014 for child abuse prevention grants.

Includes $754,000 for adolescent pregnancy prevention grants.

$2,620,000. This is down about $400,000 from FY95.

Community-Based Programs - The FY96 appropriation for community-based programs is

Families or MR or DD children, who would otherwise enter or continue group foster care.

Permits $1,000,000 (down $3,680,000 from FY95) to be used for respite services to

Limitless state funding of shelter care to $33,383.73.

Permits limited use of funds for family preservation programs.

of multicounty juvenile detention homes to $872,500.

Limitless state funding for the establishment, improvement, operation, and maintenance of county

of older under specified conditions.

Up to $96,512 may be used for continued foster care services to children who are 18 years of

Counitess or clusters of counties.

Continuous the demonstration program to decelerate group foster services in additional

care contract to transfer 2/3 of the appropriation to medical assistance for this purpose.

Provides $6,499,998 as state match for PWICS. Permits DSHs to include PWICS in the managed

is necessary to meet the child's needs.

DO establishes formal policies to meet regional caseload ratios and permits up to 20% of the

Establishes a state group foster care target of 1,220 and requires the department to work with
For community services, work training, transportation, and work activity, the county allocation formula is the same as
state. The county’s allocation of special education, supported employment, supported living arrangements, residential services for adults, sheltered work, supported living, community supported employment, living center, and services for self-sufficiency. Eligible services are all support, adult
continuing education, provision of service administration. Congress funds based on DHS rules of service levels for dollars requires the county’s equal shares of service can be found in HP 481. Local purchase
The actual explanation for local purchase of service can be found in HP 481. Local purchase
The actual explanation for local purchase of service can be found in HP 481. Local purchase
Funds for local purchase of service in the amount of $13,903,763 are allocated from the SSBG.

Funding Council and planning council expenditures reports.

Commission shall adopt rules describing components of services. The

At least 50 percent of this fund must be spent on components of services. The

Community-based MHD/DD Service Fund
Supplemental Per Diem Contracts
Iowa Compass

The Community Services Fund of $16,300,000 is allocated

Special Needs Grants - The FY96 appropriation of $1,110,000.

Family Support Subsidy Program - The FY96 appropriation of $1,721,220 is the same as FY95.

Mental Illness Special Services
Woodward
Cedarwood

State Hospital Schools - The FY96 appropriation of $66,260,000 is as follows:

Monahans
Independence
Clima
Cochrane

$4,790,000
$1,773,000
$6,000,000
$1,484,000
<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Assistance -- Family Support (NEW)</td>
<td>$250,000</td>
<td>- Funds shall be used by the MH/DD division for pilot personal assistance services in an urban and rural area. A portion may be used to develop a federal HCBS waiver for services to persons with disabilities. The waiver shall not require additional costs to counties or the state.</td>
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<tr>
<td>General Administration Increase of about 1.4 million</td>
<td>$85,793</td>
<td></td>
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<tr>
<td>Field Operations Increase of about $1.5 million</td>
<td>$38,140,000</td>
<td></td>
</tr>
<tr>
<td>Volunteers Same as FY95</td>
<td>$10,907,951</td>
<td></td>
</tr>
<tr>
<td>Medical Assistance (Medicaid), SSA, and Provider Rates</td>
<td></td>
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<tr>
<td>OB services through a physician or nurse midwife will be increased by 5 percent. Skilled nursing facilities medical assistance rates will be increased by 4.6 percent. The average in-patient and outpatient reimbursement rate will increase by 4.2 percent. Set schedule for foster family basic daily and maximum adoption subsidy rates.</td>
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</tr>
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<td>The maximum rate for residential care facilities shall be $21.32 per day.</td>
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<td>The maximum Shelter Care shall be $76.61 per day.</td>
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<tr>
<td>Directs the department to develop a plan for meeting national caseload standards.</td>
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<tr>
<td>Case Load Standards and Reimbursement.</td>
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<tr>
<td>Requires DHS to develop a plan for improving the adequacy of reimbursement for family foster care and a report of the plan to the General Assembly by January 8, 1996.</td>
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<tr>
<td>State Institutions - Closures and Reductions. The legislation requires DHS to work with DED to develop new jobs in an area where a facility is being closed or reduced.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Effective Date: July 1, 1995, unless otherwise specified.</td>
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</tr>
</tbody>
</table>


Effective Date: Upon Enactment

To the General Assembly by January 1, 1996

The county veterans affairs commissions and report the results of the findings and recommendations of the commission. The second study of veterans affairs. First, the commission is directed to issue an RFP for long-term care for veterans. The second study of veterans affairs directs that an equal number of mentors be held at Camp Dodge and the Iowa veterans home.

Community Services, Directors

HF 203 - Veterans Affairs

Effective Date: July 1, 1995

If also appropriates $160,000 to the DNR for the state energy conservation program.

For qualifying energy conservation programs for low-income persons.

This act appropriates $1 million designated in §473.11 to community action agencies of the DHR and supervisors, Community Service Directors.

Supervisors, Community Service Directors

HF 186 - Appropriations to Energy Conservation from Petroleum Overcharge Funds

HF 132 - Supplementary Appropriations for Taxation and Finance

Effective Date: Upon Enactment

The law in effect at the time of the effective date of this bill.

Legal settlement may be reduced to persons who established legal settlement under the settlement. By regular mail of the provision of service to such persons. Finally, the bill provides for judicial settlement in another county is required to notify the county auditor of the county of legal settlement. The bill requires that any county board of supervisors of local settlement. The county board of supervisors of local settlement is required to notify the county auditor of the county of legal settlement. The bill also requires that any county hospital. The county in which the facility is located during any six-month period is required to notify the department of human resources if the facility provides community-based services or if the facility provides a service or support services from any HFA 1 - Legal Settlement for Blind Persons
hospital-school or mental health institute to enter into contracts to provide consultation or
Sections 227.3 and 230.20 of the Iowa Code are amended to allow the superintendent of a
who perform services for the state institution.
require the state to pay wages in accordance with federal wage and hour requirements to residents
hospital schools and mental health institutes. Section 218.42 of the Iowa Code is amended to
This act makes amendments to several sections of the Iowa Code pertaining to services at state
Auditors, Community Services Directors, Supervisors
HF 483 - State Hospital Schools
HF 481 - Federal Block Grants, see County Administration and Organization

DVA
Effective Date: July 1, 1995

proceed to the detention facility.
instrumental in refining a person's definition of a psychiatric facility and allows them 24 hours to
the criteria for commitment. It also amends §227.22 to allow the magistrate to provide verbal
This bill amends §229.1 of the Iowa Code to make it easier to commit a person by modifying

Supervisors, Community Services Directors
HF 377 - Involuntary Hospitalization Criteria for Seriously Mentally Impaired Persons

H&G
Effective Date: July 1, 1995

recommendations are to be made at this time. The findings are then to be reported to the General Assembly and
persons in Iowa. The findings are then to be reported to the General Assembly and section 3 requires a complete study by the board to be completed by January 1, 1997. On the

board.

conviction of one academic year course of study in theory and practice as prescribed by the
apply for a license as a practical nurse to be issued after demanstrating competence of the
academic year course of study as prescribed by the board.

Section 2 states that a person enrolled in a course of study on June 30, 1995 shall be allowed to

Section 1 amends the requirements in §152.5 for graduation of a RN applicant to complete at least one
Section 2 requires the graduation of a LPN applicant to complete at least one

Public Health Nurses
HF 217 - Education Requirements for Nurses
HF 528 - Juvenile Justice, see County Corrections and Law Enforcement

Published by the American Psychiatric Association

(Note: DSM IV is the Diagnostic and Statistical Manual of Mental Disorders, Fourth edition.

Effective Date: July 1, 1995

This bill amends Iowa Code §222.60 to allow counties to require a person applying for funding supervisory community services directors.

HF 505 - Definition of Mental Retardation

Effective Date: July 1, 1995

Paragraphs with mental retardation in the State hospital school.

The act amends §222.60 by limiting the county's liability for costs at the State hospital school.

The act also creates a new §222.16A to allow the other judge of a judicial district to appoint one

The act also amends §222.13 and §222.15 to modify admission and discharge procedures. A new section, §222.13A, is added to the Iowa Code regarding voluntary admissions of minors.

Inmates are excluded from computing the per diem charges at the institutions.

Treatment services.

Except for court-ordered voluntary confinement by a county, the costs and
Governor's use of funds. Requires the DHF to evaluate programs.

Provides 2% of funds to reimburse counties for expenses related to child health.

Provides $9,675 to reimburse counties for expenses associated with victims of sudden infant death syndrome.

Requires DHF to administer a state-wide maternal and child health program.

Includes a provision to require the DHF to administer a state-wide maternal and child health program.

Family and Community Health Division

Included in the study.

Requires DHF to organize a coalition to study lead poisoning and make recommendations to the Lead Abatement Program.

Health Protection Division

Rural Health Recruitment & Retention

Immunization. Requirement for this service shall be available from these funds.

Provides that any EMS responder who may be exposed with hepatitis is entitled to testing and

EMT Training (State, County & local)

Health Delivery Systems

DHF

To counties the following provisions:

This legislation appropriates $58 million and 14 FTE positions compared to estimated FY95 appropriations, an increase of $1.9 million and 142.5 FTE positions. This is an increase of 30%.

Environmental Health Officers, Public Health Nurses, Superintendents
Home makers and welfare recipients.

Priority is given to training programs that will target displaced traditional training programs. Programs will emphasize strong collaboration between existing local programs that have historically faced barriers to employment and which have been difficult to serve in Workforce Investment Program to provide training and support services to population groups. The purpose of the funding mechanisms are created for the Workforce Development Program.

Community Services Directors, Supervisors

Effective Date: July 1, 1995

HF 573 - Workforce Development Funding

Effective Date: July 1, 1995

REM

Provides $585,337 and an allocation formula for well-elderly clinics. Requires local matching. 

Requires DPH to evaluate programs. Provides $28,586,716 to county boards of supervisors for home care aide program. * 

Requires local matching of unspent funds. Requires DPH to evaluate programs.

Establishes allocation formula distribution to counties. Outlines department of elder affairs. Establishes allocation formula distribution to counties. Outlines contracts for coordinates between county supervisors and service providers. Provides for the coordination of the integrated care management program for the frail elderly program. Requires establishment of cross-care services to elderly and persons below poverty level and children and adults in need. *

Emphasizes services to elderly and persons below poverty level and children and adults in need.
SF 69 - Property Tax Relief, Mental Health Services, M & E Repeal

All County Officials

Division I. Income Tax

Sec. I. Creates pension income tax exemption. (§422.7, s)(3)).

Sec. 2. Increase dependent credit for income tax purposes. (422.12 (1) (G)).

Sec. 3. Business taxation study.

Sec. 4. Retroactive applicability date for Division I.

Division II. Supplemental Levy and County Mental Health Fund

Sec. 5. Conforming section to changes in supplemental levy. (§723.92).

Sec. 6. Conforming section to changes in supplemental levy. (§218.99).

Sec. 7. Conforming section to changes in supplemental levy. (§254.90).

Sec. 8. Conforming section to changes in supplemental levy. (§311.424 (1)).

Sec. 9. Creates Supplemental Levy to exclude mental health services. (§311.424 (2)).

Sec. 10. Creates County MH/RR/DD Services Fund. (§311.424 (3)).

Sec. 11. Conforming section to changes in supplemental levy. (§311.424 (4)).

Sec. 12. Effective and applicability dates for Division II.

Division III. Property Tax Relief Provisions

Sec. 13. Requires expenses for services at a state hospital school be part of county management plan. (§222.60).

Sec. 14. Defines state payment and inflation adjustment. (§311.438 (1)).

Sec. 15. Eligibility for state payment. County management plans. Managed care for MH/RR/DD basis for determining managed care single point of entry, clinical assessment, fixed budget, and DHS approval. (§311.439).

Sec. 16. Single point of entry, clinical assessment, and management information system. (§311.440 (1)).
Division I - Income Tax

Sec. 35. FY96 Property tax relief fund payment.

Division VI - FY96 Payment

Sec. 34. Property tax replacement calculation for school (§427B.19A).
Sec. 33. Quarterly payment of state replacement funds (§427B.19B).

Division V - Industry, Machinery, Equipment and Computers Property Tax Exemption and Repealment

Sec. 28. Yields tax limitations for FY93 and FY94 (§444.27).
Sec. 27. Tax limitation for FY98 (§444.42).
Sec. 26. County limitation for dollar for dollar tax reduction (§444.25A, (1)).

Division IV, County Property Tax Limitation

Sec. 32. Effective date for Division III.
Sec. 31. County levy study by county finance commission and legislation.
Sec. 30. Rules for implementing State fund (§426B.4).
Sec. 29. Rules for implementing State fund (§426B.3).
The annual amount of county expenditures for current services in the previous fiscal year. The term "spending plan" is also defined by applying the expenditure function to the fiscal year.

Section 14 amends Iowa Code §331.48(1)(q) (1995). This section provides that the amount of property tax relief shall be calculated by applying the expenditure function to the fiscal year. The amount required to be eligible to receive state payments to county management plans.

Section 13 amends Iowa Code §222.60, unnumbered paragraph. The amendment requires that certain changes be made to the definition of "property tax relief." The amendments define "property tax relief" as the amount of money earned by the county from the property tax relief program.

DIVISION III - PROPERTY TAX RELIEF PROVISIONS

From any other fund of the county, county expenditures specifically authorized for payment from the services fund cannot be made.

Property tax relief is provided for by the "dollars for dollars" requirement. This is commonly known as the "dollars for dollars" requirement. The amount of property tax relief required is the amount by which the "dollars for dollars" requirement is exceeded in the county. This requirement is based on the amount of money earned by the county from the property tax relief program.

DIVISION III - SUPPORTMENTAL LEVY AND COUNTY MEDICAL HEALTH FUND

Section 10 creates new Iowa Code §331.424. The new section establishes the "Supportmental Levy and County Medical Health Fund."
The DHS is also incorporating a single entry point and clinical assessment process. The system and service delivery of care must be a single approved managed care contractor. This system develops and implements a managed care system and addresses any of the approved services in the county, has a choice of either:

1. The county contracts with a private managed care entity.
2. The county manages the provision and fiscal viability of the provisions.
3. The quality assurance process.
4. The process for managing utilization and access to services and other assistance.
5. The method of plan administration.
6. The scope of services included.
7. The enrollee and eligibility process.

b. A managed care system for mental health must have the following components:

1. 1996 and, if approved, be implemented by July 1, 1996.
2. The initial plan must be submitted by April 1. The initial plan must be submitted by April 1. The county must submit this portion of the management plan to the appropriate managed care contractor. The county’s management plan is required to contain a single contract with a single provider. The county’s contract must be in place to ensure that the county has a choice of providers.
3. For mental health service management, the county must have the following provisions:

The county must develop and implement a managed care system of service management and communicate with service providers or service delivery systems to ensure that the plan is comprehensive.

2. The county must develop and implement a managed care system of service management and communicate with service providers or service delivery systems to ensure that the plan is comprehensive.

3. The county must develop and implement a managed care system of service management and communicate with service providers or service delivery systems to ensure that the plan is comprehensive.

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be based upon the following factors:

- Distribution of the property tax relief dollars and state payment. The allocation for the first year shall
Section 17 creates new Iowa Code §426B.1. This section establishes the mechanism for

- The amount included the 56.6 million already appropriated in HF 132 for the nonfederal share

3. For FY98 and after, $95 million.

2. For FY97, $79 million.

1. For FY96, $61 million.

for the next three years. The amount appropriated to the property tax relief fund is as follows:

Section 17 creates new Iowa Code §426B.1. A state property tax relief fund and an appropriation

- County's participation in a management information system

7. The director of DHS approval of the county management plan is not considered to be

- The director of DHS approval of the county management plan and funding must be available.

6. The county may provide assistance to service populations that are non-managed but

- Prohibition againt expanding the remaining 1 percent.

5. The county's expenditures from the MWR/DD services fund will be limited to a

4. The county's criteria and the rationale used for decision-making for serving persons

3. The proposed change and will require DHS approval prior to implementation.

2. The county will need to submit changes to the approved plan 60 days prior to

1. 1997. The plan must be submitted by April 1 in subsequent years.

1. Section 16 creates new Iowa Code §426B.1. This section establishes the mechanism for

Responsibility for developing rules in consultation with the SCHC. Initially, this part of the county
Section 21 provides the mechanism for property tax relief in property tax relief fund section (Iowa Code §426B). The section requires that the council on human services shall consult with the SWMC and the DRF in preparing forms and adopting rules to administer the property tax relief fund section (Iowa Code §426B). The section requires that the council on human services shall consult with the SWMC and the DRF in preparing forms and adopting rules to administer the property tax relief fund section (Iowa Code §426B).

Section 23 creates new Iowa Code §425.4. This section requires that the DRF notify the county auditor of the amount of county funds will be due to the county auditor's office from the proceeds of the property tax relief fund.

The DRS is required to notify the county auditor of the amount of money from the property tax relief fund that will be due to the county auditor's office. The DRS is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund.

If any money is remaining in the property tax relief fund after the state and county payors and property tax relief fund are in agreement on the amount of money that will be due to the county auditor's office.

The DRS is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund. The estimate is required to estimate the amount of money that will be required for purposes of the property tax relief fund.
Each dollar received for property tax relief will require an equivalent reduction in property tax revenue. The payment of MHR/DD services, the county will be no better off financially. This means that although the county will be receiving state dollars to assist with the payment of MHR/DD services, the county will be no better off financially.

Section 26 amends Iowa Code §444.27A (1). The amendment limits the amount of property tax relief until FY 99.

DIVISION I - COUNTY PROPERTY TAX LIMITATION

The remaining sections are effective July 1, 1995.

Section 27 establishes the effective dates for Division III. Section 21 is effective immediately.

The committee shall issue a report to the governor and General Assembly by December 1, 1995.

4. The committee shall consider all issues related to a county managing MHR/DD services.

The committee shall study the effects of the county managing MHR/DD services.

1. The statutory provisions and administrative rules intended to regulate and constrain

SECTION 23 requires the SCMC to review the following:

- The statutory provisions
- Administrative rules
- The amount of property tax relief

Appropriations in this SF 69 are enacted.

SECTION 22 clarifies that the tax limitation repeal in HF 2430 (1994 Session) is void if the

1995
obligations for the job training programs are met.

Section 29 amends Iowa Code §427R.17. Property assessed under §427A.1 (c) (machinery)
commercial and industrial valuations since the base year.

3. For FY07 through FY09, local governments will be reimbursed for lost revenue based
upon 100 percent of the difference in the taxable MVE value in a prior year and the base year.

2. Existing MVE will continue to be taxed on 30 percent of the net acquisition cost
through assessment year 1999. For assessment years 1999 through 2001, the taxable value will
be the following percentages of net acquisition cost, respectively: 22 percent, 14 percent, 6
percent. Beginning in assessment year 2002, there will be no tax on MVE.

1. There will be no tax on new MVE purchases retroactive to assessment year 1995.

The Division provides the following:

Division V - Property Tax Exemption and Repealment
Division V - Industrial Machinery, Equipment and Computer

Section 28 voids those sections of the law eliminating for FY04 and FY05.

Section 27 creates new Iowa Code §444.25B. This section extends the property tax
elimination through FY09 and continuing the same limits counties face under the current tax elimination.

Section 26 eliminates the difference between January 1, 1999 and June 30, 1999 from
assessments beginning January 1, 1999, and June 30, 1999. Assessments on machinery and
computers on or after January 1, 1999 will be calculated using a uniform renewal district that was established

Also, property that is located in the rural renewal district was established
January 1, 1999 through June 30, 1999 shall be reassessed at 30 percent until

Inasmuch as advances or indebtedness incurred are repaid, if the loan's advances, bonds issued,
interest, bonds, advances or indebtedness incurred are repaid. If the loan's advances, bonds issued,
interest, bonds, advances or indebtedness incurred are repaid, if the loan's advances, bonds issued,
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interest, bonds, advances or indebtedness incurred are repaid, if the loan's advances, bonds issued,
The county auditor must comply with a copy of the statement to DRT by July 1 each year.

Annex

The annex auditor will prepare a statement listing for each taxing district in the county, the assessed value of that property as of January 1, 1994. The assessor must report that information to the assessor and to the county auditor.

The assessor will determine the assessed value of that property as of January 1, 1994. The assessor will determine the assessed value of all commercial and industrial property assessed for taxes payable in that fiscal year and the assessed value of the real property assessed in $4,278,174. The county assessor will determine the assessed value of the $4,278,174.

The assessor and assessor are responsible for the following:

1. On or before July 1 of each fiscal year, the assessor will determine the assessed value of the real property assessed in $4,278,174.

2. On or before July 1 of each fiscal year, the assessor will determine the assessed value of all commercial and industrial property assessed for taxes payable in that fiscal year and the assessed value of that property as of January 1, 1994.

3. On or before July 1, 1996 and on or before each subsequent July 1 until the FY06, the county auditor will prepare a statement listing for each taxing district in the county, the assessed value of that property as of January 1, 1994. The assessor must report that information to the assessor and to the county auditor.

Section 3 of new Iowa Code §478.19A.

An industrial machinery, equipment, and computer

Section 2 of new Iowa Code §478.19A.

An industrial machinery, equipment, and computer

Section 3 of new Iowa Code §478.19A.
Effective Date: July 1, 1995

Language has allowed a maximum administrative expense of $2.

The previous language related to determination utility charges, which amount shall be added to the amount of

Section 11 of this manuscript clean-up bill amends Iowa Code 838A.8(4) and provides that the

Treasurers

SF 88 - CITY UTILITY LIENS

July 1, 1995
DIVISION VI
July 1, 1995
DIVISION V
July 1, 1995
DIVISION IV
July 1, 1995
DIVISION III
January 1, 1996
DIVISION II
January 1, 1995
DIVISION I

Effective Date: July 1, 1995

Division VI (Section 35) provides that the amount of property tax relief payment will be $5.4

Division VI - FY96 Payment

Assessment year and the base assessment (January 1, 1994).

will be determined by applying the foundation property tax rate to the difference applicable

considered property tax dollars. The portion of the foundation which is foundation property tax

revenue for purposes of the property tax limitation.

This amount will not count against a county’s

taxes to cover the shortfall in replacement dollars. This amount will cover the shortfall in each taxing district. The county then will collect

comparing the shortfall in each taxing district. The assessment then remains. The MCPE will reimburse all MCPE

funds. If the state fails to fully fund the MCPE, the replacement fund, the DRF will

Section 33 creates new Iowa Code §427B.198, which establishes a mechanism for setting replacement

taxing districts.

Much of each year, the treasurer will determine the replacement claim. The county auditors. The county auditors will then

of the replacement claims, the DRF will provide the distributions from the fund and notify the
The value of the home and other personal property is equal to or less than the reasonable cost of disposal plus all sums owing to the real property owner pertaining to the home.

Records on a date before the home is considered to be worthless:

- By an owner of a lien, as defined in § 256B.27, (1) and the home has not been removed after the right to possession of the underlying real estate has been terminated pursuant to chapter 648.

- If has been abandoned as defined in § 256B.27, (1) and the home has not been removed after the right to possession of the underlying real estate has been terminated pursuant to chapter 648.

SF 226 outlines the procedures for disposal of worthless mobile homes and modular homes.

Assessors, Supervisors, Treasurers

SF 189 - Transfer of Real Estate and Certain Exemptions

Effective Date: July 1, 1996

This act concerns the transfer of real estate and its exemptions from transfer tax and provides that

Recipients

Assessors, Community Services Directors, Supervisors

SF 179 - Hospital Levy Increase
Effective Date: Immediately, Repealed June 15, 1995

SP 473 - Refund of Excessively Paid Property Taxes

Effective Date: Repealed to July 1, 1994

If services taxes approved or after July 1, 1994.

SP 472 - Local Option Sales Tax

Effective Date: July 1, 1995

Assessors, Auditors, Supervisors, Treasurers

SP 388 - City Property Tax Appeals

Effective Date: July 1, 1995

Assessors, Auditors, Supervisors

SF 475 - Mobile Home Park Owner
Effective Date: July 1, 1993

The act amends Iowa Code §892.1. It gives a city council the option of delegating the authority
Superintendents, Auditors

HF 212 - City Council Delegation of Authority

Effective Date: Upon Enactment

"Concurrent jurisdiction for subsistence abuse services" that regional networks would initially be shared. Reliability is achieved by the most cost-effective combination of resources. In the interest of efficient, Governor Branstad signed a concurrent jurisdiction for subsistence abuse services in FY94. This section also amplified subsistence abuse mandated system of care for subsistence abuse. Specifically, Section 10 of the bill directs the DPH to use managed care for subsistence abuse. Section 11 of the bill directs the DPH to use a managed care for subsistence abuse. Finally, one section of HF 132 that was vetoed which would be of interest to counties concerned

Finally, one section of HF 132 that was vetoed which would be of interest to counties concerned

Another section of the bill that is of interest to counties is the authorization and appropriation of $536 million for the construction of a 750-bed medium security correctional facility for men.

As a result of the issue having met this deadline, the property tax limitation from HF 2430 for FY96 was reduced to $1.23 per capita. The deadline for the sale was set for March 1, 1997. The DPH has directed the DPH to use managed care for subsistence abuse. Extension, DPH 132 was delayed on March 1, 1997. The DPH 132 was delayed on March 1, 1997. The DPH required the sale to provide these funds by April 1, 1995 to continue the execution of

Session of the General Assembly.

Appropriation was necessary in order to meet the requirements of HF 2430 passed in the 1994
Supervisors, Community Service, Auditors

HF 132 - Supplemental Appropriations
Assessors, Auditors, Supervisors

HF 518 - Long Distance Telephone Company Assessments

HF 506 - Underground Storage Tanks Amendments, see Environment and Land Use

Effective Date: July 1, 1996

by a township administration.

This bill increases the allowable amount of tax credits to the reserve account for a township.

HF 489 - Township Fire Tax Credits

Effective Date: July 1, 1995

Assessors, Auditors, Supervisors, Treasurers

HF 490 - City Curb Improvements

Effective Date: July 1, 1995

The bill amends Iowa Code §81C.9, Amendment requiring new estimates and interest

Treasurers, Auditors, Supervisors

HF 406 - Investment of Proceeds of Bond Issues
HF 583 - Animal Feeding Operation (AFO), see Agriculture and Rural Affairs

Effective Date: July 1, 1995

The residential rollback
previously those properties would have been assessed at commercial property and not subject to
under §50-303(b)(3) of the Internal Revenue Code shall be assessed at residential property,
primary for human habitation that are owned and operated by organizations that are exempt
that land and building owned by multiple housing cooperatives and the land and buildings used
This act amends Iowa Code §441.21 by adding a new subsection 12. The amendment provides
Assessors, Auditors, Supervisors

HF 559 - Assessment of Multiunit Housing Cooperatives

Effective Date: Upon enactment

the section

the section is in reservation and subject to the provisions of
the section is the lighter of forest reservation property. Instead is the requirement of the seller
transferred does not have to rotate for tax purposes property sold or transferred that is
This act amends Iowa Code §427C.12C, unnumbered paragraph 2 by striking "the buyer of
Assessors, Conservation Directors, Supervisors, Treasurers

HF 558 - Filing Fee of Forest Reservation Property

Effective Date: July 1, 1995

provider or a local exchange utility holding a certificate issued under §476.29 (12).

Long distance telephone service and facilities between local exchanges, but does not include cellular service
The provision will apply to property which is first assessed for long distance telephone company "means an entity that provides
assessed as commercial property by the local
Long distance company then in quillness to be assessed as commercial property by the local
Effective Date: July 1, 1995

SF 228 - One-Call Oversight

1996 or when DOT presents the appropriate forms, whichever is earlier.

Effective Date: July 1, 1995, except for sections regarding lessors, which take effect January 1.

SF 214 - Motor Vehicle Purchase Provisions

If the county treasurer is uncertain about ownership of a vehicle that qualifies as an antique, the bill specifies the location and size of said stamp.

Rebuild vehicles coming from out of state require the "REBUILT" designation to be stamped and plugged on the new registration receipt. The bill specifies the location and size of such stamps.

Engineers, Supervisors

SF 141 - Notice for Vacating and Closing Roads

TRANSPORTATION
If

Effective Date: July 1, 1997

or farm machinery from weight and load requirements. The bill exempts soybean
load materials as an implement of husbandry. The bill also exempts such implements of husbandry

This legislation defines a machine drawn by a motor vehicle or tractor and used for feed or plan

Engineers, Supervisors

SF 798 - Farm Machinery Weight

Effective Date: January 1, 1997

Identification devices

Liens to the department members, and eliminates the §§ 55 for issuance of handicapped

The legislation authorizes the chair of the department to authorize the use of flashing blue

vehicles, including,1: Motor vehicles, and commercial vehicles, motor vehicle, license requirements, single

vehicle titles, junking certificates for abandoned vehicles, motor vehicle, license requirements, single

commercial motor vehicles, registration plates and sticker, disqualification, certificate of title for

relinquishment of records and documents, "special use" registration, certificate of title for

relinquishment of records and documents, and change in the DOT Code Sections dealing with

Engineers, Supervisors, Treasurers

SF 790 - Transportation Omnibus

Effective Date: July 1, 1995

of financial responsibility in order to have their driver's license reinstated.

In the case of a driver's license is suspended under §621.124, it is not required to maintain

suspended for one year for violations of law, Code chapter 124, §126 or chapter 453B.

suspended for one year for violations of law, Code chapter 124, §126 or chapter 453B.

This bill contains multiple provisions relating to the suspension and revocation of driver's

License.

Treasurers

SF 233 - Driver's License Suspensions
The General Assembly by December 15, 1995, and from federal transportation officials regarding the issuance of CDLS Agreement. Recommendations to include additional counties. The council is required to evaluate the benefits to the public transportation system and in the expansion of the program. This portion of the bill establishes an interim committee to evaluate the expansion of the program.

Driver's License Pilot Project

The Highway Safety Pilot Fund is repealed July 1, 2000.

The Highway Safety Pilot Fund to fund the highway patrol.

1. The use tax (five percent) that had been used to fund the CHAFD pilot will be allocated and deposited one-half in RTTF and one-half in the primary road fund for the current year.

2. The remaining one-half of the use tax (five percent) that had been used to fund the CHAFD pilot will be allocated to the following revenue sources:

- State General Funds for FY00
- State General Funds for FY99
- State General Funds for FY98
- State General Funds for FY97

3. The use tax (five percent) from the CHAFD pilot will be deposited in the state treasury under the control of DRP to be used to fund the primary road fund.

- Highway Patrol (53.5 FTE)
- Highway Patrol, User Tax/Highway Patrol

Of specific interest to counties are the following issues:

- The highway patrol is a state department. SF 481 requires report to the General Assembly.
- SF 481 requires report to the General Assembly. It also transfers $231.4 million in funding for DOT operations. This includes $4.0 million from the General Fund.
- This legislation appropriates $231.4 million in funding for DOT operations. This includes $4.0 million from the General Fund.
Effective Date: July 1, 1995

HF 308 - Underground Storage Tanks Amendments, see Environmental and Land Use

The legislation provides for right of way notice filings by DOT. It also requires that DOT adopt rules concerning advertising along a scenic highway or byway.

as provided in §335.3.

from the date of the condemnation rather than from the date of the commencement of the action on appeal to be greater than the amount set by the Commission. The Commission should be allowed in addition to provide for the interest on an award which has been determined for a market-based interest rate for condemnation damages rather than the current rate.

This bill allows governmental entities to enter and use property for condemnation purposes. It

Engineers, Supervisors

HF 460 - Property Condemnation

HF 303 - Petitions and Underflown Storage of Hazardous Liquids, see Environmental and

Land Use

Effective Date: July 1, 1995

survey upon the certificate holder’s conviction of a felony.

board is suspended or revoked. The certificate of registration of a professional engineer on land is issued under the definition of "practice of engineering." It also allows the Engineer and Land Surveying Examination Board to issue the definition of the practice of "professional engineering" and issues a definition

Engineers

HF 256 - Definition of Engineer

Effective Date: July 1, 1995

Furthermore, the section giving permission for the six counties is repealed July 1, 1997.

functions.

supervisory authority over the county treasurers when performing motor vehicle licensing,

examine certificants and administrators of whiteness by the treasurers. It also gives DOT the authority to issue certifications to issue CDLs. Such certifications include skills testing.

The legislation authorizes Adams, Cass, Fremont, MIl, Monona, and Page counties to issue the LFEP. If expenses are actually less than the funds retained, the remaining monies are to be

retained to the state treasurer and disposed in the RTTP.
Effective Date: July 1, 1996.

The DOT shall submit a report on the activities of the independent commission. The report will be submitted to the Governor and the Legislature by April 1, 1997.

Section 11 establishes a driver's license independence clearance pilot project. The DOT shall determine, which, if any, counties to include in the pilot project. The pilot project shall:

- Establish a driver's license independence clearance program.
- Provide for the issuance of a driver's license to a person who has a delinquent account owed to the state.
- Include a procedure for collecting delinquent accounts owed to the state.

Section 12 amends Iowa Code §321.177 and §321.210B to provide that the DOT shall issue a motor vehicle license to any person who has a delinquent account owed to the state.

Iowa Code §421.17.

Section 4 amends Iowa Code §321.40 to provide that the DOT shall issue a motor vehicle license to a person who has a delinquent account owed to the state.

Section 3 requires the county treasurers to maintain information related to the issuance of a driver's license for delinquent accounts.

Section 2 adds a new chapter to Iowa Code §321.30, requiring that a motor vehicle registration includes the certificate number and date of birth.

Section 1 amends Iowa Code §321.210(1) to require that a certificate of title application includes:

- Certificate number and date of birth.
Effective Date: July 1, 1995

Fund be adjusted. Percentage amount from the Iowa General Fund reserved for the Iowa Economic Emergency Rebuild Iowa Infrastructure Fund. It is also stated in the bill that once this is done, the

This act appropriates money from the Iowa General Fund not to exceed $50 million to establish

Engineers

HF 584 - Rebuild Iowa Infrastructure Fund

Effective Date: January 1, 1996

If to the RUTF or an amount between $11.5$16 million in FY96 and subsequent fiscal years. The DFP estimates that those who will be in overages in revenues

This regulation changes the point of taxation for motor fuel and special fuel to the supplier level.

Engineers, Supervisors

HF 552 - Motor Vehicle Fuel Taxation
### 1995 Bills & Issues That Failed

Pushing bills through the General Assembly is obviously important to an organization like ISAC. But sometimes the success of a legislative session can also be measured by things that did not happen. ISAC Steering Committee Policy Statements were commonly used as guidelines for staff in opposing legislation. The following is a list of key things that ISAC opposed that were successfully killed, or were never introduced:

<table>
<thead>
<tr>
<th>Bill No.</th>
<th>Description</th>
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<tr>
<td>HJR 14</td>
<td>The Stanley Amendment</td>
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<td>HF 42</td>
<td>Property Tax Split</td>
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<td>HF 55</td>
<td>Drivers' License Fraud</td>
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<td>HF 86</td>
<td>End Well Contractor</td>
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<td>HF 91</td>
<td>Bonding Database</td>
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<td>*HF 111</td>
<td>Swimming Pool Inspections</td>
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<td>HF 140</td>
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<td>HF 141</td>
<td>Domestic Abuse Protection</td>
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<td>*HF 166</td>
<td>Inverse Condemnation</td>
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<td>HF 471</td>
<td>Split Sentences</td>
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<td>*HF 569</td>
<td>Vehicle Lease Tax</td>
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<td>HSB 288</td>
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<td>SF 418</td>
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<td>SF 473</td>
<td>Property Tax Refunds (Original Proposal)</td>
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<td>SSB 77</td>
<td>Revitalization Property</td>
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Designates those bills that have passed house of origin and will be alive in 1996.

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<tr>
<td>Farm Trailer Weight</td>
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<td>HF 239</td>
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<td>Unplanned Mandates</td>
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<td>ICN Access</td>
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100. Among these items are:

Unfortunately, some key SJAC proposals that received great attention during the session failed.
ATTORNEYS

Water Protection Fund
Wage and Hour Laws
Valuable Mobile Homes
Undue Influence and Powers of Attorney
Treaty Litigation
Township Tax Assessments
Tax Sales
Tax Assistance
Tax Increment Financing
Special Assessments
Sales Tax
Resources Enhancement and Protection (READP)
Public Water Regulation
Property Tax Appeals
Personal Injury
OCP Fund
Mobile Homes
Department of
Department of Reserves
Department of Mobile Homes
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Abbreviations
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<td>USL</td>
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<td>SSI</td>
<td>Supplemental Security Income</td>
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<td>SBG</td>
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<td>SSA</td>
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<td>Legislative Fiscal Bureau</td>
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<td>Job Opportunities and Basic Skills</td>
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<td>Intermediate Care Facility for Mental Retardation</td>
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