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House File 500

H-1121

- 1 Amend House File 500 as follows:
2 1. Page 1, line 17, after <alternate.> by inserting
3 <For the purposes of applying a bylaw providing
4 for a member's removal from the area board or other
5 consequence due to absences from meetings, a member
6 represented at a meeting by a designee or alternate
7 shall be considered to be absent.>

HUNTER of Polk



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House File 500

H-1122

1 Amend House File 500 as follows:

2 1. Page 1, line 9, before <members> by inserting
 3 <initial>

4 2. Page 1, line 11, by striking <In addition, the>
 5 and inserting <In addition, the However, for subsequent
 6 members, an area board's bylaws may provide that not
 7 more than twenty percent of the area board's voting
 8 membership may consist of persons who are employed by
 9 a public agency provider of services to or for the area
 10 board. The bylaws shall include provisions to reduce
 11 the potential for conflicts of interest among such
 12 members. The>

13 3. Page 1, line 17, after <alternate.> by inserting
 14 <For the purposes of this paragraph, "public agency"
 15 means any agency of state government or a city, county,
 16 school district, or other political subdivision of this
 17 state.>

WINCKLER of Scott



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House File 420

H-1123

1 Amend House File 420 as follows:
2 1. By striking everything after the enacting clause
3 and inserting:
4 <Section 1. Section 53.40, subsection 2, Code 2013,
5 is amended to read as follows:
6 2. The commissioner shall immediately on the
7 forty-fifth day prior to the particular election
8 transmit ~~ballots~~ a ballot to the voter by mail ~~or~~
9 ~~otherwise, postage prepaid, or transmit a ballot to the~~
10 voter electronically in the manner provided in section
11 53.45A as directed by the state commissioner, requests
12 requested by the voter for those requests which are in
13 the commissioner's hands at that time, and thereafter
14 se shall transmit ballots immediately upon receipt
15 of requests. A request for ballot for the primary
16 election which does not state the party affiliation of
17 the voter making the request is void and of no effect.
18 A request which does not show that the person for whom
19 a ballot is requested will be a qualified voter in the
20 precinct in which the ballot is to be cast on the day
21 of the election for which the ballot is requested,
22 shall not be honored. However, a request which states
23 the age and the city, including street address, and
24 county where the voter resides is sufficient to show
25 that the person is a qualified voter. A request by the
26 voter containing substantially the information required
27 is sufficient.
28 **Sec. 2. NEW SECTION. 53.45A Transmitting absentee**
29 **ballots electronically.**
30 The commissioner shall transmit a ballot to a voter
31 electronically if the voter requests such electronic
32 transmission as provided in section 53.46, subsection
33 6A.
34 **Sec. 3. Section 53.46, Code 2013, is amended by**
35 **adding the following new subsection:**
36 **NEW SUBSECTION. 6A. To develop and operate, not**
37 **inconsistent with federal law, a secure internet-based**
38 **application to allow a voter in the armed forces of**
39 **the United States to access, print, mark, and return**
40 **an absentee ballot through electronic means. For**
41 **the general election only, the secure internet-based**
42 **application shall also allow the voter to access,**
43 **mark, and return the ballot electronically. Ballots**
44 **returned electronically under this subsection shall be**
45 **submitted through the internet-based application no**
46 **later than the close of the polls on the day of the**
47 **general election. The content of any such electronic**
48 **absentee ballot shall be the same as that used for**
49 **absent voters generally in the particular precinct in**
50 **which the electronic absentee ballot is to be cast;>**

HF420.827 (1) 85

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aw/sc

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SHAW of Pocahontas



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House File 593

H-1124

- 1 Amend House File 593 as follows:
2 1. Page 4, line 28, after <programs> by inserting
3 <or practices>
4 2. Page 5, after line 2 by inserting:
5 <c. Provide investigation training to individuals
6 responsible for conducting investigations of reported
7 incidents of harassment or bullying.>

MASCHER of Johnson



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House File 515

H-1125

- 1 Amend House File 515 as follows:
2 1. Page 1, line 14, after <Constitution,> by
3 inserting <and the emancipation proclamation,>
4 2. Page 1, line 16, after <Rights> by inserting <
5 and the emancipation proclamation>
6 3. Title page, line 3, after <Independence> by
7 inserting <and the emancipation proclamation>

MASCHER of Johnson



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House File 515

H-1126

- 1 Amend House File 515 as follows:
2 1. Page 1, line 14, after <Constitution,> by
3 inserting <and the Civil Rights Act of 1964,>
4 2. Page 1, line 16, after <Rights> by inserting <
5 and the Civil Rights Act of 1964>
6 3. Title page, line 3, after <Independence> by
7 inserting <and the Civil Rights Act of 1964>

MASCHER of Johnson



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House File 515

H-1127

- 1 Amend House File 515 as follows:
2 1. Page 1, line 14, after <Constitution,> by
3 inserting <and the Americans With Disabilities Act,>
4 2. Page 1, line 16, after <Rights> by inserting <
5 and the Americans With Disabilities Act>
6 3. Title page, line 3, after <Independence> by
7 inserting <and the Americans With Disabilities Act>

MASCHER of Johnson



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House File 603

H-1128

- 1 Amend House File 603 as follows:
- 2 1. Page 8, after line 24 by inserting:
- 3 <b. For costs associated with attending the united
- 4 council on welfare fraud annual meeting:
- 5 \$ 25,000>
- 6 2. Page 8, line 25, by striking <b.> and inserting
- 7 <c.>
- 8 3. By renumbering as necessary.

WATTS of Dallas



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House File 392

H-1129

1 Amend House File 392 as follows:
2 1. Page 2, by striking lines 12 through 15 and
3 inserting:
4 <A minor who is twelve years of age or older shall
5 have the legal capacity to act and give consent to
6 the provision of tobacco cessation coaching services
7 pursuant to a tobacco cessation telephone and
8 internet-based program approved by the department.
9 Consent shall not be subject to>

FRY of Clarke



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House File 545

H-1130

- 1 Amend House File 545 as follows:
2 1. Page 1, line 3, after <to> by inserting
3 <initial>
4 2. Page 1, lines 3 and 4, by striking <or treatment
5 for any medical need related to a> and inserting <for
6 any>

ALONS of Sioux



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House File 487

H-1131

1 Amend House File 487 as follows:
 2 1. Page 1, after line 24 by inserting:
 3 <Sec. _____. Section 435.1, subsection 6, Code 2013,
 4 is amended to read as follows:
 5 6. "Mobile home park" means a site, lot, field, or
 6 tract of land upon which three or more mobile homes,
 7 ~~or~~ manufactured homes, modular homes, or motor homes,
 8 or a combination of any of these homes, are placed
 9 on developed spaces and operated as a for-profit
 10 enterprise with water, sewer or septic, and electrical
 11 services available. The term "mobile home park"
 12 shall not be construed to include manufactured or
 13 mobile homes, buildings, tents, or other structures
 14 temporarily maintained by ~~any~~ an individual,
 15 educational institution, or company on their own
 16 premises and used exclusively to house their own labor
 17 or students. The term "mobile home park" shall not be
 18 construed to include a campground as defined in section
 19 557B.1.
 20 Sec. _____. Section 435.1, Code 2013, is amended by
 21 adding the following new subsection:
 22 NEW SUBSECTION. 8. "Motor home" means as defined
 23 in section 321.1, subsection 36C.
 24 Sec. _____. Section 562B.7, subsection 7, Code 2013,
 25 is amended to read as follows:
 26 7. "Mobile home park" ~~shall mean any~~ means a site,
 27 lot, field, or tract of land upon which three or more
 28 mobile homes, manufactured homes, ~~or~~ modular homes, or
 29 motor homes, or a combination of any of these homes,
 30 are placed on developed spaces and operated as a
 31 for-profit enterprise with water, sewer or septic, and
 32 electrical services available. The term "mobile home
 33 park" shall not be construed to include manufactured
 34 or mobile homes, buildings, tents, or other structures
 35 temporarily maintained by an individual, educational
 36 institution, or company on their own premises and used
 37 exclusively to house their own labor or students.
 38 The term "mobile home park" shall not be construed to
 39 include a campground as defined in section 557B.1.
 40 Sec. _____. Section 562B.7, Code 2013, is amended by
 41 adding the following new subsection:
 42 NEW SUBSECTION. 8A. "Motor home" means as defined
 43 in section 321.1, subsection 36C.>
 44 2. Title page, by striking lines 1 through 3 and
 45 inserting <An Act relating to manufactured and mobile
 46 homes, including property taxes, landlord and tenant
 47 law, and certificates of title.>
 48 3. By renumbering as necessary.

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PETTENGILL of Benton



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House File 603

H-1132

- 1 Amend House File 603 as follows:
2 1. Page 7, line 3, after <purposes> by inserting
3 <, and for not more than the following full-time
4 equivalent positions>
5 2. Page 25, line 23, after <purposes> by inserting
6 <, and for not more than the following full-time
7 equivalent positions>

WATTS of Dallas



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House File 569

H-1133

1 Amend House File 569 as follows:
2 1. By striking everything after the enacting clause
3 and inserting:

4 <Section 1. Section 147.1, subsections 3 and 6,
5 Code 2013, are amended to read as follows:

6 3. "Licensed" or "certified", when applied
7 to a physician and surgeon, podiatric physician,
8 osteopathic physician and surgeon, physician assistant,
9 psychologist, chiropractor, nurse, dentist, dental
10 hygienist, dental assistant, optometrist, speech
11 pathologist, audiologist, pharmacist, physical
12 therapist, physical therapist assistant, occupational
13 therapist, occupational therapy assistant, orthotist,
14 prosthetist, pedorthist, respiratory care practitioner,
15 practitioner of cosmetology arts and sciences,
16 practitioner of barbering, funeral director, dietitian,
17 marital and family therapist, mental health counselor,
18 social worker, substance and addictive disorder
19 counselor, master substance and addictive disorder
20 counselor, independent substance and addictive
21 disorder counselor, substance and addictive disorder
22 prevention professional, massage therapist, athletic
23 trainer, acupuncturist, nursing home administrator,
24 hearing aid dispenser, or sign language interpreter
25 or transliterator means a person licensed under this
26 subtitle.

27 6. "Profession" means medicine and surgery,
28 podiatry, osteopathic medicine and surgery, practice
29 as a physician assistant, psychology, chiropractic,
30 nursing, dentistry, dental hygiene, dental assisting,
31 optometry, speech pathology, audiology, pharmacy,
32 physical therapy, physical therapist assisting,
33 occupational therapy, occupational therapy assisting,
34 respiratory care, cosmetology arts and sciences,
35 barbering, mortuary science, marital and family
36 therapy, mental health counseling, social work,
37 substance and addictive disorder counseling, substance
38 and addictive disorder prevention services, dietetics,
39 massage therapy, athletic training, acupuncture,
40 nursing home administration, hearing aid dispensing,
41 sign language interpreting or transliterating,
42 orthotics, prosthetics, or pedorthics.

43 Sec. 2. Section 147.2, subsection 1, Code 2013, is
44 amended to read as follows:

45 1. A person shall not engage in the practice of
46 medicine and surgery, podiatry, osteopathic medicine
47 and surgery, psychology, chiropractic, physical
48 therapy, physical therapist assisting, nursing,
49 dentistry, dental hygiene, dental assisting, optometry,
50 speech pathology, audiology, occupational therapy,

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1 occupational therapy assisting, orthotics, prosthetics,
 2 pedorthics, respiratory care, pharmacy, cosmetology
 3 arts and sciences, barbering, social work, dietetics,
 4 marital and family therapy or mental health counseling,
 5 substance and addictive disorder counseling or
 6 substance and addictive disorder prevention services,
 7 massage therapy, mortuary science, athletic training,
 8 acupuncture, nursing home administration, hearing
 9 aid dispensing, or sign language interpreting or
 10 transliterating, or shall not practice as a physician
 11 assistant, unless the person has obtained a license for
 12 that purpose from the board for the profession.

13 Sec. 3. Section 147.13, subsection 16, Code 2013,
 14 is amended to read as follows:

15 16. For marital and family therapy, and mental
 16 health counseling, substance and addictive disorder
 17 counseling, and substance and addictive disorder
 18 prevention services, the board of behavioral science.

19 Sec. 4. Section 147.14, subsection 1, paragraph m,
 20 Code 2013, is amended to read as follows:

21 m. For behavioral science, ~~three~~ two members
 22 licensed to practice marital and family therapy, ~~all~~
 23 both of whom shall be practicing marital and family
 24 therapists; ~~three~~ two members licensed to practice
 25 mental health counseling, one of whom shall be employed
 26 in graduate teaching, training, or research in mental
 27 health counseling and ~~two~~ one of whom shall be a
 28 practicing mental health ~~counselors~~ counselor; two
 29 members licensed to practice substance and addictive
 30 disorder counseling or substance and addictive disorder
 31 prevention services; and three members who are not
 32 licensed to practice marital and family therapy, or
 33 mental health counseling, substance and addictive
 34 disorder counseling, or substance and addictive
 35 disorder prevention services and who shall represent
 36 the general public.

37 Sec. 5. Section 147.74, Code 2013, is amended by
 38 adding the following new subsection:

39 NEW SUBSECTION. 23A. A substance and addictive
 40 disorder counselor licensed under chapter 154D may use
 41 the words "licensed substance and addictive disorder
 42 counselor" after the person's name or signify the
 43 same by the use of the letters "L.S.A.D.C." after
 44 the person's name. A master substance and addictive
 45 disorder counselor licensed under chapter 154D may use
 46 the words "licensed master substance and addictive
 47 disorder counselor" after the person's name or signify
 48 the same by the use of the letters "L.M.S.A.D.C."
 49 after the person's name. An independent substance and
 50 addictive disorder counselor licensed under chapter



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1 154D may use the words "licensed independent substance
 2 and addictive disorder counselor" after the person's
 3 name or signify the same by the use of the letters
 4 "L.I.S.A.D.C." after the person's name. A substance
 5 and addictive disorder prevention professional
 6 licensed under chapter 154D may use the words
 7 "licensed substance and addictive disorder prevention
 8 professional" after the person's name or signify the
 9 same by the use of the letters "L.S.A.D.P.P." after the
 10 person's name.

11 Sec. 6. Section 154D.1, subsection 4, Code 2013, is
 12 amended to read as follows:

13 4. "Licensee" includes a licensed marital and
 14 family therapist, ~~and~~ a licensed mental health
 15 counselor, a licensed substance and addictive
 16 disorder counselor, a licensed master substance and
 17 addictive disorder counselor, a licensed independent
 18 substance and addictive disorder counselor, and a
 19 licensed substance and addictive disorder prevention
 20 professional.

21 Sec. 7. Section 154D.1, Code 2013, is amended by
 22 adding the following new subsections:

23 NEW SUBSECTION. 1A. "Licensed independent substance
 24 and addictive disorder counselor" means a person
 25 licensed to practice substance and addictive disorder
 26 counseling as an independent substance and addictive
 27 disorder counselor pursuant to this chapter. A
 28 licensed independent substance and addictive disorder
 29 counselor is qualified to practice independently in
 30 private practice.

31 NEW SUBSECTION. 2A. "Licensed master substance and
 32 addictive disorder counselor" means a person licensed to
 33 practice substance and addictive disorder counseling
 34 as a master substance and addictive disorder counselor
 35 pursuant to this chapter. A licensed master substance
 36 and addictive disorder counselor may practice in a
 37 program licensed or excepted from licensure pursuant
 38 to chapter 125.

39 NEW SUBSECTION. 3A. "Licensed substance and
 40 addictive disorder counselor" means a person licensed to
 41 practice substance and addictive disorder counseling
 42 pursuant to this chapter. A licensed substance and
 43 addictive disorder counselor may practice in a program
 44 licensed or excepted from licensure pursuant to
 45 chapter 125, under the clinical oversight of a licensed
 46 master substance and addictive disorder counselor or a
 47 licensed independent substance and addictive disorder
 48 counselor.

49 NEW SUBSECTION. 3B. "Licensed substance and
 50 addictive disorder prevention professional" means a



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1 person licensed to provide substance and addictive
2 disorder prevention services pursuant to this chapter.
3 **NEW SUBSECTION. 6A. *"Substance and addictive***
4 ***disorder counseling"*** means counseling of persons with
5 substance and addictive disorders which consists of
6 the application of general counseling theories and
7 treatment methods adopted with the express purpose of
8 treating alcohol, drug, and gambling problems.
9 **NEW SUBSECTION. 6B. *"Substance and addictive***
10 ***disorder prevention services"*** means services that
11 implement strategies and activities that have been
12 shown to increase protective factors, prevent high-risk
13 behaviors, and effectively reduce rates of substance
14 and addictive disorders.
15 **Sec. 8. NEW SECTION. 154D.2A Licensure —**
16 **substance and addictive disorder counseling and**
17 **prevention services.**
18 1. An applicant for a license to practice as a
19 substance and addictive disorder counselor shall
20 be granted a license by the board if the applicant
21 satisfies all of the following requirements:
22 a. Possesses a bachelor's degree in substance
23 and addictive disorders or a mental health
24 counseling-related area from an accredited educational
25 institution or from a program approved by the board.
26 b. Possesses the required years of supervised
27 clinical experience or its equivalent as approved by
28 the board.
29 c. Passes an examination approved by the board.
30 2. An applicant for a license to practice as a
31 master substance and addictive disorder counselor shall
32 be granted a license by the board if the applicant
33 satisfies all of the following requirements:
34 a. Possesses a master's degree in substance
35 and addictive disorders or a mental health
36 counseling-related area from an accredited educational
37 institution or from a program approved by the board.
38 b. Possesses the required years of supervised
39 clinical experience or its equivalent as approved by
40 the board.
41 c. Passes an examination approved by the board.
42 3. An applicant for a license to practice as an
43 independent substance and addictive disorder counselor
44 shall be granted a license by the board if the
45 applicant satisfies all of the following requirements:
46 a. Possesses a master's degree in substance
47 and addictive disorders or a mental health
48 counseling-related area from an accredited educational
49 institution or from a program approved by the board.
50 b. Possesses the required years of supervised



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1 clinical experience or its equivalent as approved by
2 the board.
3 *c.* Has at least one year of experience in the
4 treatment of and service delivery for substance and
5 addictive disorders.
6 *d.* Passes an examination approved by the board.
7 4. An applicant for a license to provide substance
8 and addictive disorder prevention services shall
9 be granted a license by the board if the applicant
10 satisfies all of the following requirements:
11 *a.* Possesses a bachelor's degree in a substance and
12 addictive disorders prevention-related area from an
13 accredited educational institution or from a program
14 approved by the board.
15 *b.* Possesses the required years of supervised
16 clinical experience or its equivalent as approved by
17 the board.
18 *c.* Passes an examination approved by the board.
19 Sec. 9. **NEW SECTION. 154D.2B Scope of work —**
20 **substance and addictive disorder counseling.**
21 1. *a.* The scope of work for a person licensed as
22 a substance and addictive disorder counselor includes
23 all of the following and applies to co-occurring mental
24 health problems that are within the limits of the
25 person's training and experience:
26 (1) Clinical evaluation, including formulation
27 of a diagnosis of a substance and addictive disorder,
28 with review by an independent substance and addictive
29 disorder counselor, a master substance and addictive
30 disorder counselor, or a mental health professional
31 as defined in section 228.1; screening, brief
32 intervention, and referral to treatment.
33 (2) Treatment planning.
34 (3) Referral.
35 (4) Service coordination and case management.
36 (5) Counseling, therapy, and education with
37 individuals, families, and groups.
38 (6) Substance and addictive disorder services
39 including client, family, and community education.
40 (7) Documentation.
41 (8) Professional and ethical responsibilities.
42 (9) Supervision of licensed substance and addictive
43 disorder prevention professionals.
44 *b.* A person licensed as a substance and addictive
45 disorder counselor may practice at a facility, in a
46 primary care setting, or under the clinical supervision
47 of an independent substance and addictive disorder
48 counselor or a master substance and addictive disorder
49 counselor.
50 2. *a.* The scope of work for a person licensed as

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1 a master substance and addictive disorder counselor
2 includes all of the following and applies to
3 co-occurring mental health problems that are within the
4 limits of the person's training and experience:
5 (1) Clinical evaluation, including the diagnosis
6 of substance and addictive disorders, screening, and
7 assessment.
8 (2) Treatment planning.
9 (3) Referral.
10 (4) Service coordination and case management.
11 (5) Counseling, therapy, and education with
12 individuals, families, and groups.
13 (6) Substance and addictive disorder services
14 including client, family, and community education.
15 (7) Documentation.
16 (8) Professional and ethical responsibilities.
17 (9) Supervision of licensed substance and addictive
18 disorder counselors and licensed substance and
19 addictive disorder prevention professionals.
20 *b.* A person licensed as a master substance and
21 addictive disorder counselor may practice at a
22 facility, in a primary care setting, or under the
23 clinical supervision of an independent substance and
24 addictive disorder counselor.
25 3. *a.* The scope of work for a person licensed
26 as an independent substance and addictive disorder
27 counselor includes all of the following and applies to
28 co-occurring mental health problems that are within the
29 limits of the person's training and experience:
30 (1) Clinical evaluation, including the diagnosis
31 of substance and addictive disorders, screening, and
32 assessment.
33 (2) Treatment planning.
34 (3) Referral.
35 (4) Service coordination and case management.
36 (5) Counseling, therapy, and education with
37 individuals, families, and groups.
38 (6) Substance and addictive disorder services
39 including client, family, and community education.
40 (7) Documentation.
41 (8) Professional and ethical responsibilities.
42 (9) Supervision of licensed substance and addictive
43 disorder counselors, licensed master substance and
44 addictive disorder counselors, and licensed substance
45 and addictive disorder prevention professionals.
46 *b.* A person licensed as an independent substance
47 and addictive disorder counselor may practice at
48 a facility, in a primary care setting, or as an
49 independent private practitioner.
50 Sec. 10. Section 154D.3, subsection 1, paragraph b,

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1 Code 2013, is amended to read as follows:

2 *b.* (1) Standards for professional conduct of
 3 persons licensed under this chapter.

4 (2) Standards for professional conduct for
 5 persons practicing substance and addictive disorder
 6 counseling or providing substance and addictive
 7 disorder prevention services shall address the
 8 following: informed consent, supervision, privacy and
 9 confidentiality, record keeping, access to records,
 10 billing and fees, conflicts of interest, physical
 11 contact, termination of service, misrepresentation,
 12 disclosure, impairment, research, and other areas as
 13 determined by the board.

14 Sec. 11. Section 154D.3, subsection 1, Code 2013,
 15 is amended by adding the following new paragraphs:

16 NEW PARAGRAPH. *f.* Requirements for a notification
 17 provided by a licensed substance and addictive disorder
 18 counselor, licensed master substance and addictive
 19 disorder counselor, licensed independent substance and
 20 addictive disorder counselor, or a licensed substance
 21 and addictive disorder prevention professional to
 22 the board regarding professional disciplinary action
 23 taken against the person in any state. Professional
 24 disciplinary action in any state may be grounds for
 25 termination of a license to practice substance and
 26 addictive disorder counseling or provide substance
 27 and addictive disorder prevention services under this
 28 chapter.

29 NEW PARAGRAPH. *g.* Requirements for listing
 30 professional degrees related to substance and addictive
 31 disorder counseling or substance and addictive disorder
 32 prevention services.

33 NEW PARAGRAPH. *h.* Requirements for the accepted
 34 standards of professional competence for a license to
 35 practice substance and addictive disorder counseling or
 36 substance and addictive disorder prevention services.

37 NEW PARAGRAPH. *i.* Requirements for allowing
 38 reciprocity for persons licensed in other jurisdictions
 39 to become licensed to practice as substance and
 40 addictive disorder counselors or substance and
 41 addictive disorder prevention professionals if the
 42 qualifications for licensure in the other jurisdiction
 43 are equivalent.

44 Sec. 12. Section 154D.4, subsection 1, Code 2013,
 45 is amended to read as follows:

46 1. This chapter and chapter 147 do not prevent
 47 qualified members of other professions, including
 48 but not limited to nurses, psychologists, social
 49 workers, physicians, physician assistants, attorneys
 50 at law, or members of the clergy, from providing or



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1 advertising that they provide services of a marital
2 and family therapy, ~~or~~ mental health counseling,
3 substance and addictive disorder counseling, or
4 substance and addictive disorder prevention services
5 nature consistent with the accepted standards of their
6 respective professions, but these persons shall not use
7 a title or description denoting that they are licensed
8 marital and family therapists, ~~or~~ licensed mental
9 health counselors, licensed substance and addictive
10 disorder counselors, licensed master substance and
11 addictive disorder counselors, licensed independent
12 substance and addictive disorder counselors, or
13 licensed substance and addictive disorder prevention
14 professionals.

15 Sec. 13. Section 154D.4, subsection 2, paragraphs a
16 and b, Code 2013, are amended to read as follows:

17 a. Students whose activities are conducted within
18 a course of professional education in marital and
19 family therapy, ~~or~~ mental health counseling, substance
20 and addictive disorder counseling, or substance and
21 addictive disorder prevention services.

22 b. A person who practices marital and family
23 therapy, ~~or~~ mental health counseling, substance
24 and addictive disorder counseling, or substance and
25 addictive disorder prevention services under the
26 supervision of a person licensed under this chapter as
27 part of a clinical experience as described in section
28 154D.2, subsection 2, or section 154D.2A.

29 Sec. 14. Section 154D.5, Code 2013, is amended to
30 read as follows:

31 **154D.5 Sexual conduct with client.**

32 The license of a marital and family therapist, ~~or~~
33 a mental health counselor, a substance and addictive
34 disorder counselor, a master substance and addictive
35 disorder counselor, an independent substance and
36 addictive disorder counselor, or a substance and
37 addictive disorder prevention professional shall be
38 revoked if the board finds that the licensee engaged in
39 sexual activity with a client as determined by board
40 rule. The revocation shall be in addition to any other
41 penalties provided by law.

42 **Sec. 15. NEW SECTION. 154D.8 Temporary license —**
43 **substance and addictive disorder counseling — substance**
44 **and addictive disorder prevention services — fees.**

45 A person who has fulfilled all of the applicable
46 requirements for licensure under section 154D.2A except
47 for completion of the supervised clinical experience
48 requirement as determined by the board, may apply to
49 the board for a temporary license. A temporary license
50 shall be designated as such and shall authorize the



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1 licensee to practice substance and addictive disorder
 2 counseling or to provide substance and addictive
 3 disorder prevention services under the supervision of
 4 a qualified supervisor as determined by the board.
 5 The license shall be valid for three years and may be
 6 renewed at the discretion of the board. The fee for a
 7 temporary license shall be set by the board to cover
 8 the administrative cost of issuing the license and, if
 9 renewed, a renewal fee as set by the board shall be
 10 required.

11 Sec. 16. Section 232.69, subsection 1, paragraph
 12 b, subparagraph (6), Code 2013, is amended to read as
 13 follows:

14 (6) ~~An~~ A person licensed to practice substance and
 15 addictive disorder counseling or prevention services or
 16 an employee or operator of a substance abuse program or
 17 facility licensed under chapter 125.

18 Sec. 17. Section 235B.3, subsection 2, Code 2013,
 19 is amended by adding the following new paragraph:

20 NEW PARAGRAPH. i. A person licensed to practice
 21 substance and addictive disorder counseling or
 22 prevention services.

23 Sec. 18. TRANSITION PROVISIONS.

24 1. Notwithstanding sections 147.14 and 147.16,
 25 the governor may initially appoint to the board
 26 of behavioral science pursuant to section 147.14,
 27 subsection 1, paragraph "m", as amended by this Act,
 28 subject to confirmation by the senate, in lieu of the
 29 members licensed to practice substance and addictive
 30 disorder counseling and substance and addictive
 31 disorder prevention services, members with experience
 32 and expertise that is substantially equivalent to the
 33 professional requirements for a license to practice
 34 substance and addictive disorder counseling or
 35 substance and addictive disorder prevention services.

36 2. a. A substance and addictive disorder counselor
 37 practicing substance and addictive disorder counseling
 38 or a substance and addictive disorder prevention
 39 professional providing substance and addictive disorder
 40 prevention services on or before January 1, 2015, may
 41 continue practicing substance and addictive disorder
 42 counseling or providing substance and addictive
 43 disorder prevention services, as applicable, while
 44 completing licensure as required under this Act.

45 b. A person practicing substance and addictive
 46 disorder counseling or providing substance and
 47 addictive disorder prevention services on or before
 48 January 1, 2015, that possesses credentials acceptable
 49 to the board of behavioral science but does not meet
 50 the requirements for licensure in section 154D.2A, as



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1 enacted in this Act, shall be eligible for licensure
 2 as a substance and addictive disorder counselor
 3 or substance and addictive disorder prevention
 4 professional as determined by the board. Those
 5 persons receiving licenses pursuant to this paragraph
 6 shall remain eligible for renewal of the license
 7 notwithstanding the requirements of section 154D.2A,
 8 as enacted in this Act, unless the board otherwise
 9 determines the person is not eligible for renewal of
 10 the license.

11 c. The board of behavioral science shall adopt
 12 rules to provide a transition process that allows
 13 the substance and addictive disorder counselors
 14 and substance and addictive disorder prevention
 15 professionals described in this subsection to complete
 16 the requirements for licensure and obtain a license or
 17 to obtain a license notwithstanding section 154D.2A as
 18 enacted in this Act based on the person's credentials,
 19 no later than June 30, 2016.

20 Sec. 19. IMPLEMENTATION.

21 1. The sections of this Act relating to
 22 requirements for licensure of substance and addictive
 23 disorder counselors, master substance and addictive
 24 disorder counselors, independent substance and
 25 addictive disorder counselors, and substance and
 26 addictive disorder prevention professionals, including
 27 sections 154D.2A, 154D.2B, and 154D.8, as enacted in
 28 this Act; and sections 147.1, 147.2, 147.13, 147.74,
 29 154D.1, 154D.3, 154D.4, and 154D.5, as amended in this
 30 Act, shall be implemented so the requirements are
 31 applicable beginning no later than January 1, 2015.

32 2. The implementation of licensure for substance
 33 and addictive disorder counselors, master substance and
 34 addictive disorder counselors, independent substance
 35 and addictive disorder counselors, and substance and
 36 addictive disorder prevention professionals is subject
 37 to the approval of a one-time state appropriation to
 38 cover the initial administrative costs.

39 Sec. 20. EFFECTIVE UPON ENACTMENT. This Act, being
 40 deemed of immediate importance, takes effect upon
 41 enactment.>

42 2. Title page, by striking lines 2 and 3 and
 43 inserting <substance and addictive disorder counseling
 44 or providing substance and addictive disorder
 45 prevention services, making penalties>

46 3. Title page, line 4, after <including> by
 47 inserting <transition, implementation, and>



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M. SMITH of Marshall

-11- HF569.944 (1) 85
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House File 568

H-1136

1 Amend House File 568 as follows:

2 1. Page 2, line 35, by striking <paragraph> and
3 inserting <paragraphs>

4 2. Page 3, after line 8 by inserting:

5 <NEW PARAGRAPH. w. Beginning January 1, 2014, in
6 accordance with section 1902(a)(10)(A)(i)(VIII) of the
7 federal Social Security Act, as codified in 42 U.S.C.
8 § 1396a(a)(10)(A)(i)(VIII), is an individual who is
9 nineteen years of age or older and under sixty-five
10 years of age; is not pregnant; is not entitled to
11 or enrolled for Medicare benefits under part A, or
12 enrolled for Medicare benefits under part B, of Tit.
13 XVIII of the federal Social Security Act; is not
14 otherwise described in section 1902(a)(10)(A)(i) of the
15 federal Social Security Act; is not exempt pursuant
16 to section 1902(k)(3), as codified in 42 U.S.C. §
17 1396a(k)(3), and whose income as determined under
18 1902(e)(14) of the federal Social Security Act, as
19 codified in 42 U.S.C. § 1396a(e)(14), does not exceed
20 one hundred thirty-three percent of the poverty line
21 as defined in section 2110(c)(5) of the federal Social
22 Security Act, as codified in 42 U.S.C. § 1397jj(c)(5),
23 for the applicable family size. Notwithstanding
24 any provision to the contrary, individuals eligible
25 for medical assistance under this paragraph shall
26 receive coverage for benefits pursuant to 42 U.S.C.
27 § 1396u-7(b)(1)(D) which are at a minimum those
28 included in the medical assistance state plan benefit
29 package for individuals otherwise eligible under this
30 subsection 1, and adjusted as necessary to provide
31 the essential health benefits as required pursuant
32 to section 1302 of the federal Patient Protection
33 and Affordable Care Act, Pub. L. No. 111-148, and as
34 approved by the United States secretary of health and
35 human services.>

36 3. Page 6, after line 23 by inserting:

37 <Sec. ____ . MEDICAID STATE PLAN.

38 1. The department of human services shall amend the
39 medical assistance state plan to provide for coverage
40 of adults up to 133 percent of the federal poverty
41 level as provided in this Act beginning January 1,
42 2014.

43 2. The department of human services shall amend
44 the medical assistance state plan to provide that
45 the benchmark benefit plan provided to the newly
46 covered adults under the medical assistance program
47 is the option provided pursuant to 42 U.S.C. §
48 1396u-7(b)(1)(D) which is at a minimum the coverage
49 included in the medical assistance state plan benefit
50 package for individuals otherwise eligible under

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1 section 249A.3, subsection 1, and adjusted as necessary
 2 to provide the essential health benefits as required
 3 pursuant to section 1302 of the federal Patient
 4 Protection and Affordable Care Act, Pub. L. No.
 5 111-148, and as approved by the United States secretary
 6 of health and human services.>
 7 4. By renumbering as necessary.

 M. SMITH of Marshall

 WESSEL-KROESCHELL of Story

 MURPHY of Dubuque

 HEDDENS of Story

 HUNTER of Polk

 ANDERSON of Polk

 ABDUL-SAMAD of Polk

 DAWSON of Woodbury

 STUTSMAN of Johnson



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House Joint Resolution 2

H-1137

1 Amend the amendment, H-1074, to House Joint
2 Resolution 2 as follows:
3 1. Page 1, by striking lines 1 through 36 and
4 inserting:
5 <Amend House Joint Resolution 2 as follows:
6 _____. By striking everything after the resolving
7 clause and inserting:
8 <Section 1. The following amendment to the
9 Constitution of the State of Iowa is proposed:
10 The Constitution of the State of Iowa is amended by
11 adding the following new section to new Article XIII:
12 ARTICLE XIII.
13 TAXPAYERS TRUST FUND
14 **Taxpayers trust fund. SECTION 1.**
15 1. A taxpayers trust fund is created within the
16 treasury. The maximum balance of the trust fund shall
17 be established by statute but shall not be more than
18 one percent of the state's annual net general revenue.
19 2. Except for temporary cash flow purposes, moneys
20 in the taxpayers trust fund shall only be used in
21 accordance with appropriations or transfers made by the
22 general assembly to provide tax relief or support for
23 Iowans for any of the following purposes:
24 a. Personal income tax reduction.
25 b. Homeowner property tax reduction.
26 c. Sales tax reduction.
27 d. Addressing drought conditions.
28 3. The general assembly shall enact laws to
29 implement this section.
30 Sec. 2. The foregoing proposed amendment to the
31 Constitution of the State of Iowa is referred to the
32 general assembly to be chosen at the next general
33 election for members of the general assembly, and the
34 Secretary of State is directed to cause the amendment
35 to be published for three consecutive months previous
36 to the date of that election as provided by law.>
37 _____. Title page, by striking lines 1 through 5 and
38 inserting <A Joint Resolution proposing an amendment to
39 the Constitution of the State of Iowa relating to state
40 budgeting by creating a taxpayers trust fund.>>

STECKMAN of Cerro Gordo

H1074.812 (2) 85

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House Joint Resolution 2

H-1138

1 Amend the amendment, H-1074, to House Joint
2 Resolution 2 as follows:
3 1. Page 1, by striking lines 1 through 36 and
4 inserting:
5 <Amend House Joint Resolution 2 as follows:
6 _____. By striking everything after the resolving
7 clause and inserting:
8 <Section 1. The following amendment to the
9 Constitution of the State of Iowa is proposed:
10 The Constitution of the State of Iowa is amended by
11 adding the following new section to new Article XIII:
12 ARTICLE XIII.
13 TAXPAYERS TRUST FUND
14 **Taxpayers trust fund. SECTION 1.**
15 1. A taxpayers trust fund is created within the
16 treasury to provide tax relief. The maximum balance
17 of the trust fund shall be established by statute but
18 shall not be more than one percent of the state's
19 annual net general revenue.
20 2. Except for temporary cash flow purposes, moneys
21 in the taxpayers trust fund shall only be used in
22 accordance with appropriations or transfers made by
23 the general assembly to provide tax relief and water
24 quality improvements by any of the following means:
25 a. Personal income tax reduction.
26 b. Homeowner property tax reduction.
27 c. Sales tax reduction.
28 d. Support for agricultural production nutrient
29 management measures.
30 3. The general assembly shall enact laws to
31 implement this section.
32 Sec. 2. The foregoing proposed amendment to the
33 Constitution of the State of Iowa is referred to the
34 general assembly to be chosen at the next general
35 election for members of the general assembly, and the
36 Secretary of State is directed to cause the amendment
37 to be published for three consecutive months previous
38 to the date of that election as provided by law.>
39 _____. Title page, by striking lines 1 through 5 and
40 inserting <A Joint Resolution proposing an amendment to
41 the Constitution of the State of Iowa relating to state
42 budgeting by creating a taxpayers trust fund.>>

ISENHART of Dubuque

H1074.814 (1) 85

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House Joint Resolution 2

H-1139

1 Amend the amendment, H-1074, to House Joint
2 Resolution 2 as follows:
3 1. Page 1, by striking lines 1 through 36 and
4 inserting:
5 <Amend House Joint Resolution 2 as follows:
6 _____. By striking everything after the resolving
7 clause and inserting:
8 <Section 1. The following amendment to the
9 Constitution of the State of Iowa is proposed:
10 The Constitution of the State of Iowa is amended by
11 adding the following new section to new Article XIII:
12 ARTICLE XIII.
13 TAXPAYERS TRUST FUND
14 **Taxpayers trust fund. SECTION 1.**
15 1. A taxpayers trust fund is created within the
16 treasury. The maximum balance of the trust fund shall
17 be established by statute but shall not be more than
18 one percent of the state's annual net general revenue.
19 2. Except for temporary cash flow purposes, moneys
20 in the taxpayers trust fund shall only be used in
21 accordance with appropriations or transfers made by the
22 general assembly for purposes of providing tax relief
23 or enhancement of public safety through any of the
24 following means:
25 a. Personal income tax reduction.
26 b. Homeowner property tax reduction.
27 c. Sales tax reduction.
28 d. Addressing flood disaster prevention,
29 mitigation, and relief.
30 3. The general assembly shall enact laws to
31 implement this section.
32 Sec. 2. The foregoing proposed amendment to the
33 Constitution of the State of Iowa is referred to the
34 general assembly to be chosen at the next general
35 election for members of the general assembly, and the
36 Secretary of State is directed to cause the amendment
37 to be published for three consecutive months previous
38 to the date of that election as provided by law.>
39 _____. Title page, by striking lines 1 through 5 and
40 inserting <A Joint Resolution proposing an amendment to
41 the Constitution of the State of Iowa relating to state
42 budgeting by creating a taxpayers trust fund.>>

ISENHART of Dubuque

H1074.813 (2) 85

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House Joint Resolution 2

H-1140

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury to provide tax relief. The maximum balance
13 of the trust fund shall be established by statute but
14 shall not be more than one percent of the state's
15 annual net general revenue.

16 2. Except for temporary cash flow purposes, moneys
17 in the taxpayers trust fund shall only be used in
18 accordance with appropriations or transfers made by
19 the general assembly for purposes of providing tax
20 relief and supporting economic growth through any of
21 the following means:

22 a. Personal income tax reduction.

23 b. Homeowner property tax reduction.

24 c. Sales tax reduction.

25 d. Expansion of health care coverage of Iowans
26 under the federal-state medical assistance program, as
27 authorized under section 1902(a)(10)(A)(i)(VIII) of the
28 federal Social Security Act.

29 3. The general assembly shall enact laws to
30 implement this section.

31 Sec. 2. The foregoing proposed amendment to the
32 Constitution of the State of Iowa is referred to the
33 general assembly to be chosen at the next general
34 election for members of the general assembly, and the
35 Secretary of State is directed to cause the amendment
36 to be published for three consecutive months previous
37 to the date of that election as provided by law.>

38 2. Title page, by striking lines 1 through 5 and
39 inserting <A Joint Resolution proposing an amendment to
40 the Constitution of the State of Iowa relating to state
41 budgeting by creating a taxpayers trust fund.>

MURPHY of Dubuque

HJR2.970 (2) 85

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House Joint Resolution 2

H-1141

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury to provide tax relief. The maximum balance
13 of the trust fund shall be established by statute but
14 shall not be more than one percent of the state's
15 annual net general revenue.

16 2. Except for temporary cash flow purposes, moneys
17 in the taxpayers trust fund shall only be used in
18 accordance with appropriations or transfers made by the
19 general assembly for purposes of providing tax relief
20 or economic growth by any of the following means:

- 21 a. Personal income tax reduction.
- 22 b. Homeowner property tax reduction.
- 23 c. Sales tax reduction.
- 24 d. Quality job creation.

25 3. The general assembly shall enact laws to
26 implement this section.

27 Sec. 2. The foregoing proposed amendment to the
28 Constitution of the State of Iowa is referred to the
29 general assembly to be chosen at the next general
30 election for members of the general assembly, and the
31 Secretary of State is directed to cause the amendment
32 to be published for three consecutive months previous
33 to the date of that election as provided by law.>

34 2. Title page, by striking lines 1 through 5 and
35 inserting <A Joint Resolution proposing an amendment to
36 the Constitution of the State of Iowa relating to state
37 budgeting by creating a taxpayers trust fund.>

38 3. By renumbering as necessary.

JACOBY of Johnson



**Iowa General Assembly
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House Joint Resolution 2

H-1142

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury. The maximum balance of the trust fund shall
13 be established by statute but shall not be more than
14 one percent of the state's annual net general revenue.

15 2. Except for temporary cash flow purposes, moneys
16 in the taxpayers trust fund shall only be used in
17 accordance with appropriations or transfers made by the
18 general assembly for purposes of providing tax relief
19 or support for Iowans through any of the following
20 means:

- 21 a. Personal income tax reduction.
- 22 b. Homeowner property tax reduction.
- 23 c. Sales tax reduction.
- 24 d. Improving access to high-quality schools.

25 3. The general assembly shall enact laws to
26 implement this section.

27 Sec. 2. The foregoing proposed amendment to the
28 Constitution of the State of Iowa is referred to the
29 general assembly to be chosen at the next general
30 election for members of the general assembly, and the
31 Secretary of State is directed to cause the amendment
32 to be published for three consecutive months previous
33 to the date of that election as provided by law.>

34 2. Title page, by striking lines 1 through 5 and
35 inserting <A Joint Resolution proposing an amendment to
36 the Constitution of the State of Iowa relating to state
37 budgeting by creating a taxpayers trust fund.>

38 3. By renumbering as necessary.

WINCKLER of Scott



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House Joint Resolution 2

H-1143

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury to provide tax relief. The maximum balance
13 of the trust fund shall be established by statute but
14 shall not be more than one percent of the state's
15 annual net general revenue.

16 2. Except for temporary cash flow purposes, moneys
17 in the taxpayers trust fund shall only be used in
18 accordance with appropriations or transfers made by the
19 general assembly for purposes of providing tax relief
20 and other support for Iowans by any of the following
21 means:

- 22 a. Personal income tax reduction.
- 23 b. Homeowner property tax reduction.
- 24 c. Sales tax reduction.
- 25 d. Student tuition reduction to build a skilled
26 workforce.

27 3. The general assembly shall enact laws to
28 implement this section.

29 Sec. 2. The foregoing proposed amendment to the
30 Constitution of the State of Iowa is referred to the
31 general assembly to be chosen at the next general
32 election for members of the general assembly, and the
33 Secretary of State is directed to cause the amendment
34 to be published for three consecutive months previous
35 to the date of that election as provided by law.>

36 2. Title page, by striking lines 1 through 5 and
37 inserting <A Joint Resolution proposing an amendment to
38 the Constitution of the State of Iowa relating to state
39 budgeting by creating a taxpayers trust fund.>

40 3. By renumbering as necessary.

LENSING of Johnson

HJR2.930 (1) 85

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House Joint Resolution 2

H-1144

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury. The maximum balance of the trust fund shall
13 be established by statute but shall not be more than
14 one percent of the state's annual net general revenue.

15 2. Except for temporary cash flow purposes, moneys
16 in the taxpayers trust fund shall only be used in
17 accordance with appropriations or transfers made by the
18 general assembly for purposes of providing tax relief
19 or support for Iowans through any of the following
20 means:

- 21 a. Personal income tax reduction.
- 22 b. Homeowner property tax reduction.
- 23 c. Sales tax reduction.
- 24 d. Elder services improvement.

25 3. The general assembly shall enact laws to
26 implement this section.

27 Sec. 2. The foregoing proposed amendment to the
28 Constitution of the State of Iowa is referred to the
29 general assembly to be chosen at the next general
30 election for members of the general assembly, and the
31 Secretary of State is directed to cause the amendment
32 to be published for three consecutive months previous
33 to the date of that election as provided by law.>

34 2. Title page, by striking lines 1 through 5 and
35 inserting <A Joint Resolution proposing an amendment to
36 the Constitution of the State of Iowa relating to state
37 budgeting by creating a taxpayers trust fund.>

38 3. By renumbering as necessary.

OLDSON of Polk



**Iowa General Assembly
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House Joint Resolution 2

H-1145

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury to provide tax relief. The maximum balance
13 of the trust fund shall be established by statute but
14 shall not be more than one percent of the state's
15 annual net general revenue.

16 2. Except for temporary cash flow purposes, moneys
17 in the taxpayers trust fund shall only be used in
18 accordance with appropriations or transfers made by the
19 general assembly for purposes of providing tax relief
20 and support for Iowans by any of the following means:

- 21 a. Personal income tax reduction.
- 22 b. Homeowner property tax reduction.
- 23 c. Sales tax reduction.
- 24 d. Veterans services expansion.

25 3. The general assembly shall enact laws to
26 implement this section.

27 Sec. 2. The foregoing proposed amendment to the
28 Constitution of the State of Iowa is referred to the
29 general assembly to be chosen at the next general
30 election for members of the general assembly, and the
31 Secretary of State is directed to cause the amendment
32 to be published for three consecutive months previous
33 to the date of that election as provided by law.>

34 2. Title page, by striking lines 1 through 5 and
35 inserting <A Joint Resolution proposing an amendment to
36 the Constitution of the State of Iowa relating to state
37 budgeting by creating a taxpayers trust fund.>

38 3. By renumbering as necessary.

M. SMITH of Marshall



**Iowa General Assembly
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House Joint Resolution 2

H-1146

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury. The maximum balance of the trust fund shall
13 be established by statute but shall not be more than
14 one percent of the state's annual net general revenue.

15 2. Except for temporary cash flow purposes, moneys
16 in the taxpayers trust fund shall only be used in
17 accordance with appropriations or transfers made by the
18 general assembly to provide tax relief or support for
19 Iowans for any of the following purposes:

- 20 a. Personal income tax reduction.
- 21 b. Homeowner property tax reduction.
- 22 c. Sales tax reduction.
- 23 d. Improving the health of the citizens of Iowa.

24 3. The general assembly shall enact laws to
25 implement this section.

26 Sec. 2. The foregoing proposed amendment to the
27 Constitution of the State of Iowa is referred to the
28 general assembly to be chosen at the next general
29 election for members of the general assembly, and the
30 Secretary of State is directed to cause the amendment
31 to be published for three consecutive months previous
32 to the date of that election as provided by law.>

33 2. Title page, by striking lines 1 through 5 and
34 inserting <A Joint Resolution proposing an amendment to
35 the Constitution of the State of Iowa relating to state
36 budgeting by creating a taxpayers trust fund.>

37 3. By renumbering as necessary.

M. SMITH of Marshall

HJR2.936 (3) 85

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House Joint Resolution 2

H-1147

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury to provide tax relief. The maximum balance
13 of the trust fund shall be established by statute but
14 shall not be more than one percent of the state's
15 annual net general revenue.

16 2. Except for temporary cash flow purposes, moneys
17 in the taxpayers trust fund shall only be used in
18 accordance with appropriations or transfers made by the
19 general assembly for purposes of providing tax relief
20 and economic growth through any of the following means:

- 21 a. Personal income tax reduction.
- 22 b. Homeowner property tax reduction.
- 23 c. Sales tax reduction.
- 24 d. Expansion of the earned income tax credit.
- 25 e. Aid to small businesses.

26 3. The general assembly shall enact laws to
27 implement this section.

28 Sec. 2. The foregoing proposed amendment to the
29 Constitution of the State of Iowa is referred to the
30 general assembly to be chosen at the next general
31 election for members of the general assembly, and the
32 Secretary of State is directed to cause the amendment
33 to be published for three consecutive months previous
34 to the date of that election as provided by law.>

35 2. Title page, by striking lines 1 through 5 and
36 inserting <A Joint Resolution proposing an amendment to
37 the Constitution of the State of Iowa relating to state
38 budgeting by creating a taxpayers trust fund.>

39 3. By renumbering as necessary.

RUNNING-MARQUARDT of Linn

HJR2.928 (1) 85

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jp/sc

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**Iowa General Assembly
Daily Bills, Amendments and Study Bills
March 18, 2013**

House Joint Resolution 2

H-1148

1 Amend House Joint Resolution 2 as follows:

2 1. By striking everything after the resolving
3 clause and inserting:

4 <Section 1. The following amendment to the
5 Constitution of the State of Iowa is proposed:

6 The Constitution of the State of Iowa is amended by
7 adding the following new section to new Article XIII:

8 ARTICLE XIII.

9 TAXPAYERS TRUST FUND

10 **Taxpayers trust fund. SECTION 1.**

11 1. A taxpayers trust fund is created within the
12 treasury. The maximum balance of the trust fund shall
13 be established by statute but shall not be more than
14 one percent of the state's annual net general revenue.

15 2. Except for temporary cash flow purposes, moneys
16 in the taxpayers trust fund shall only be used in
17 accordance with appropriations or transfers made by the
18 general assembly for purposes of providing tax relief
19 or better access to justice for any of the following
20 objectives:

- 21 a. Personal income tax reduction.
- 22 b. Homeowner property tax reduction.
- 23 c. Sales tax reduction.
- 24 d. Guaranteed minimum judicial branch services and

25 access to judicial branch services in each county.

26 3. The general assembly shall enact laws to
27 implement this section.

28 Sec. 2. The foregoing proposed amendment to the
29 Constitution of the State of Iowa is referred to the
30 general assembly to be chosen at the next general
31 election for members of the general assembly, and the
32 Secretary of State is directed to cause the amendment
33 to be published for three consecutive months previous
34 to the date of that election as provided by law.>

35 2. Title page, by striking lines 1 through 5 and
36 inserting <A Joint Resolution proposing an amendment to
37 the Constitution of the State of Iowa relating to state
38 budgeting by creating a taxpayers trust fund.>

39 3. By renumbering as necessary.

T. TAYLOR of Linn

HJR2.935 (1) 85

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jp/sc

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Iowa General Assembly
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House Joint Resolution 2

H-1149

1 Amend House Joint Resolution 2 as follows:

2 1. By striking page 2, line 28, through page 3,
3 line 1, and inserting:

4 <6. a. (1) If there is a surplus existing at
5 the end of a fiscal year which exceeds ten percent of
6 the adjusted revenue estimate of that fiscal year and
7 the actual net revenue for the general fund exceeds
8 the adjusted revenue estimate for that fiscal year,
9 a portion of such surplus shall be transferred to a
10 taxpayers trust fund. The maximum amount subject
11 to transfer to the taxpayers trust fund shall be
12 established by statute enacted for this purpose and
13 shall not be less than one percent of the adjusted
14 revenue estimate for the fiscal year in which the
15 surplus exists. Except for temporary cash flow
16 purposes, moneys in the taxpayers trust fund shall only
17 be used in accordance with appropriations or transfers
18 made by the general assembly for purposes of providing
19 tax relief.

20 (2) After taking into account any transfer made
21 pursuant to subparagraph (1), the remaining surplus
22 at the end of a fiscal year which exceeds ten percent
23 of the adjusted revenue estimate of the following
24 fiscal year shall be transferred to a postsecondary
25 education scholarship fund. Except for temporary cash
26 flow purposes, moneys in the scholarship fund shall
27 only be used in accordance with appropriations made for
28 purposes of assisting with the costs of postsecondary
29 education.>

WINCKLER of Scott

HJR2.929 (1) 85

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jp/sc

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Iowa General Assembly
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House Joint Resolution 2

H-1150

- 1 Amend House Joint Resolution 2 as follows:
2 1. Page 3, line 1, after <relief> by inserting
3 <or economic development through personal income tax
4 reduction, homeowner property tax reduction, sales tax
5 reduction, or quality job creation>

JACOBY of Johnson



Iowa General Assembly
Daily Bills, Amendments and Study Bills
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House Joint Resolution 2

H-1151

- 1 Amend House Joint Resolution 2 as follows:
2 1. Page 3, line 1, after <relief> by inserting
3 <or other support for Iowans for personal income tax
4 reduction, homeowner property tax reduction, sales tax
5 reduction, or veterans services>

M. SMITH of Marshall



Iowa General Assembly
Daily Bills, Amendments and Study Bills
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House Joint Resolution 2

H-1152

1 Amend House Joint Resolution 2 as follows:
2 1. Page 3, line 1, before <tax relief> by inserting
3 <funding for the natural resources and outdoor
4 recreation trust fund created in article VII, section
5 10. In the event that two-thirds of the members
6 elected to each house of the general assembly vote
7 to reject utilization of moneys in the trust fund
8 for this purpose, moneys shall be used in accordance
9 with appropriations or transfers made by the general
10 assembly for the purposes of providing>

ISENHART of Dubuque



Iowa General Assembly
Daily Bills, Amendments and Study Bills
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House Joint Resolution 2

H-1153

1 Amend House Joint Resolution 2 as follows:
2 1. Page 4, line 35, after <2.> by inserting
3 <Sections 1 and 2 are not applicable to a bill
4 enacting, amending, or repealing the state income tax,
5 a bill enacting, amending, or repealing the state sales
6 and use taxes, or a bill establishing a new state tax
7 if the revenue from such state tax is to be used for
8 purposes of responding to drought conditions.>

STECKMAN of Cerro Gordo



Iowa General Assembly
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House File 604

H-1154

- 1 Amend House File 604 as follows:
- 2 1. Page 9, line 35, by striking <540,000> and
- 3 inserting <800,000>
- 4 2. Page 28, line 15, by striking <459,000> and
- 5 inserting <800,000>

MURPHY of Dubuque



Iowa General Assembly
Daily Bills, Amendments and Study Bills
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House File 604

H-1155

- 1 Amend House File 604 as follows:
2 1. Page 4, line 26, by striking <5,113,168> and
3 inserting <5,610,086>
4 2. Page 23, line 6, by striking <4,346,193> and
5 inserting <4,843,111>

WINCKLER of Scott



Iowa General Assembly
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House File 604

H-1156

1 Amend House File 604 as follows:

2 1. Page 17, after line 30 by inserting:

3 <Sec. _____. Section 261.9, Code 2013, is amended by
4 adding the following new subsection:

5 NEW SUBSECTION. 2A. "*Eligible institution*" means
6 an ~~accredited private~~ institution, an institution of
7 higher learning governed by the state board of regents,
8 or a community college established pursuant to chapter
9 260C.

10 Sec. _____. Section 261.9, subsections 3 through 5,
11 Code 2013, are amended to read as follows:

12 3. "*Financial need*" means the difference between
13 the student's financial resources available,
14 including those available from the student's parents
15 as determined by a completed parents' confidential
16 statement, and the student's anticipated expenses while
17 attending the ~~accredited private~~ eligible institution.
18 Financial need shall be redetermined at least annually.

19 4. "*Full-time resident student*" means an individual
20 resident of Iowa who is enrolled at an ~~accredited~~
21 private eligible institution in a course of study
22 including at least twelve semester hours or the
23 ~~trimester~~ equivalent of twelve semester hours. "*Course*
24 *of study*" does not include correspondence courses.

25 5. "*Part-time resident student*" means an
26 individual resident of Iowa who is enrolled at an
27 ~~accredited private~~ eligible institution in a course
28 of study including at least three semester hours
29 or the ~~trimester or quarter~~ equivalent of three
30 semester hours. "*Course of study*" does not include
31 correspondence courses.

32 Sec. _____. Section 261.10, Code 2013, is amended to
33 read as follows:

34 **261.10 Who qualified.**

35 A tuition grant may be awarded to a resident of Iowa
36 who is admitted and in attendance as a full-time or
37 part-time resident student at an ~~accredited private~~
38 eligible institution and who establishes financial
39 need.

40 Sec. _____. Section 261.13, Code 2013, is amended to
41 read as follows:

42 **261.13 Annual grant.**

43 A tuition grant may be made annually for the
44 fall, spring, and summer semesters or the ~~trimester~~
45 equivalent. Payments under the grant shall be
46 allocated equally among the semesters or ~~trimesters~~ the
47 equivalent and shall be paid at the beginning of each
48 semester or ~~trimester~~ the equivalent upon certification
49 by the ~~accredited private~~ eligible institution that the
50 student is admitted and in attendance. If the student



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1 discontinues attendance before the end of any semester
 2 or ~~trimester~~ the equivalent after receiving payment
 3 under the grant, the entire amount of any refund due
 4 that student, up to the amount of any payments made
 5 under the annual grant, shall be paid by the ~~accredited~~
 6 private eligible institution to the state.

7 Sec. ____ . Section 261.15, subsection 4, Code 2013,
 8 is amended to read as follows:

9 4. Make an annual report to the governor and
 10 general assembly, and evaluate the tuition grant
 11 program for the period. The commission may require the
 12 ~~accredited private eligible~~ institution to promptly
 13 furnish any information which the commission may
 14 request in connection with the tuition grant program.

15 Sec. ____ . Section 261.25, subsections 2 and 5, Code
 16 2013, are amended to read as follows:

17 2. There is appropriated from the general fund
 18 of the state to the commission for each fiscal year
 19 the sum of two million dollars for tuition grants
 20 for students attending for-profit accredited private
 21 institutions located in Iowa. A for-profit institution
 22 which, effective March 9, 2005, or effective January
 23 8, 2010, purchased an accredited private institution
 24 that was exempt from taxation under section 501(c)
 25 of the Internal Revenue Code, ~~shall be an eligible~~
 26 is a for-profit accredited private institution under
 27 the tuition grant program. For purposes of the
 28 tuition grant program, "*for-profit accredited private*
 29 *institution*" means an accredited private institution
 30 which is not exempt from taxation under section
 31 501(c)(3) of the Internal Revenue Code but which
 32 otherwise meets the requirements of section 261.9,
 33 subsection 1, paragraph "b", and whose students were
 34 eligible to receive tuition grants in the fiscal year
 35 beginning July 1, 2003.

36 5. In the case of a qualified student who was
 37 enrolled in an accredited private institution that
 38 was exempt from taxation under section 501(c) of the
 39 Internal Revenue Code and that was purchased by a
 40 for-profit institution effective January 8, 2010,
 41 and such qualified student continues to be enrolled
 42 in the ~~eligible~~ institution in succeeding years, the
 43 student shall continue to be eligible to receive funds
 44 under subsection 1 without a change in the student's
 45 qualification status.>

46 2. By renumbering as necessary.

WESSEL-KROESCHELL of Story

HF604.987 (2) 85

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kh/tm

2/2



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House File 537

H-1157

1 Amend House File 537 as follows:
2 1. Page 1, before line 1 by inserting:
3 <Section 1. Section 252D.16, subsection 3, Code
4 2013, is amended to read as follows:
5 3. *“Support” or “support payments”* means any amount
6 which the court or administrative agency may require
7 a person to pay for the benefit of a child under a
8 temporary order or a final judgment or decree entered
9 under chapter 232, 234, 252A, 252C, 252F, 252H, 598,
10 600B, or any other comparable chapter, and may include
11 child support, maintenance, medical support as defined
12 in chapter 252E, spousal support, and any other term
13 used to describe these obligations. These obligations
14 may include support for a child of any age who is
15 dependent on the parties to the dissolution proceedings
16 because of physical or mental disability. The
17 obligations may include support for a child eighteen
18 or more years of age with respect to whom a child
19 support order has been issued pursuant to the laws of
20 a foreign jurisdiction. ~~These obligations shall not~~
21 ~~include amounts for a postsecondary education subsidy~~
22 ~~as defined in section 598.1.>~~
23 2. Page 1, after line 7 by inserting:
24 <Sec. _____. Section 598.1, subsection 8, Code 2013,
25 is amended by striking the subsection.>
26 3. Page 2, after line 4 by inserting:
27 <Sec. _____. Section 598.20, Code 2013, is amended to
28 read as follows:
29 **598.20 Forfeiture of marital rights.**
30 When a dissolution of marriage is decreed the
31 parties shall forfeit all rights acquired by marriage
32 which are not specifically preserved in the decree.
33 This provision shall not obviate any of the provisions
34 of section 598.21, 598.21A, 598.21B, 598.21C, 598.21D,
35 or 598.21E, or 598.21F.
36 Sec. _____. Section 598.22, subsection 5, Code 2013,
37 is amended to read as follows:
38 5. Prompt payment of sums required to be paid
39 under sections 598.10, 598.21A, 598.21B, 598.21C, and
40 598.21E, and 598.21F is the essence of such orders or
41 judgments and the court may act pursuant to section
42 598.23 regardless of whether the amounts in default are
43 paid prior to the contempt hearing.
44 Sec. _____. Section 600.11, subsection 2, paragraph
45 a, subparagraph (6), Code 2013, is amended to read as
46 follows:
47 (6) A person who is ordered to pay support ~~or a~~
48 ~~postsecondary education subsidy~~ pursuant to section
49 ~~598.21F, or~~ chapter 234, 252A, 252C, 252F, 598,
50 600B, or any other chapter of the Code, for a person

HF537.1024 (1) 85

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pf/nh

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1 eighteen years of age or older who is being adopted by
2 a stepparent, and the support order or order requires
3 payment of support ~~or postsecondary education subsidy~~
4 for any period of time after the child reaches eighteen
5 years of age.
6 Sec. _____. REPEAL. Section 598.21F, Code 2013, is
7 repealed.>
8 4. Title page, line 1, after <to> by inserting
9 <child custody and support, including>
10 5. Title page, line 2, after <proceeding> by
11 inserting <and posteducation subsidies>
12 6. By renumbering as necessary.

WOLFE of Clinton



Iowa General Assembly
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House File 604

H-1158

1 Amend House File 604 as follows:

2 1. Page 17, after line 16 by inserting:

3 <Sec. _____. FEDERAL BUDGET CONTROL ACT OF 2011
4 REDUCTIONS — APPROPRIATION. There is appropriated
5 from the general fund of the state to departments and
6 boards receiving appropriations in this division of
7 this Act, for the fiscal year beginning July 1, 2012,
8 and ending June 30, 2013, an amount sufficient to
9 restore federal funding reductions made pursuant to the
10 federal Budget Control Act of 2011, to be used for the
11 purposes for which the federal funds were designated.
12 Notwithstanding section 8.33, moneys appropriated in
13 this section that remain unencumbered or unobligated
14 at the close of the fiscal year shall not revert but
15 shall remain available for expenditure for the purposes
16 designated until the close of the succeeding fiscal
17 year.>

18 2. Page 19, after line 12 by inserting:

19 <Sec. _____. EFFECTIVE UPON ENACTMENT. The following
20 provision or provisions of this division of this Act,
21 being deemed of immediate importance, take effect upon
22 enactment:

23 1. The section of this Act relating to the federal
24 Budget Control Act of 2011 reductions.>

25 3. Title page, line 5, after <atters> by inserting
26 <and for effective dates>

27 4. By renumbering as necessary.

WINCKLER of Scott



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House File 604

H-1159

- 1 Amend House File 604 as follows:
2 1. Page 15, line 11, by striking <17,936,722> and
3 inserting <18,186,722>
4 2. Page 15, after line 12 by inserting:
5 <From the moneys appropriated in this lettered
6 paragraph, \$250,000 shall be expended for educational
7 meetings, presentations, and outreach to support
8 implementation of the Iowa nutrient reduction
9 strategy.>

ISENHART of Dubuque



Iowa General Assembly
Daily Bills, Amendments and Study Bills
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House File 604

H-1160

- 1 Amend House File 604 as follows:
2 1. Page 3, line 23, by striking <46,513,448> and
3 inserting <47,513,448>
4 2. Page 21, line 35, by striking <39,536,431> and
5 inserting <40,536,431>

OURTH of Warren



Iowa General Assembly
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House File 604

H-1161

- 1 Amend House File 604 as follows:
2 1. Page 16, line 30, by striking <8,853,563> and
3 inserting <9,119,170>
4 2. Page 17, line 1, by striking <3,691,310> and
5 inserting <3,802,049>
6 3. Page 34, line 28, by striking <7,525,529> and
7 inserting <7,791,136>
8 4. Page 34, line 34, by striking <3,137,614> and
9 inserting <3,248,353>

STECKMAN of Cerro Gordo

WINCKLER of Scott



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House File 604

H-1162

- 1 Amend House File 604 as follows:
- 2 1. Page 10, after line 16 by inserting:
- 3 <___. SUCCESSFUL PROGRESSION FOR EARLY READERS
- 4 For school districts to provide intensive
- 5 instructional services, curricula, initiatives,
- 6 programs, and supports in accordance with section
- 7 279.68, subsection 2:
- 8 \$ 12,000,000>
- 9 2. Page 28, after line 31 by inserting:
- 10 <___. SUCCESSFUL PROGRESSION FOR EARLY READERS
- 11 For school districts to provide intensive
- 12 instructional services, curricula, initiatives,
- 13 programs, and supports in accordance with section
- 14 279.68, subsection 2:
- 15 \$ 12,000,000>
- 16 3. By renumbering as necessary.

 STECKMAN of Cerro Gordo

 WINCKLER of Scott



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House File 604

H-1163

- 1 Amend House File 604 as follows:
2 1. Page 15, line 3, by striking <28,111,877> and
3 inserting <28,842,786>
4 2. Page 15, line 11, by striking <17,936,722> and
5 inserting <18,403,077>
6 3. Page 15, line 17, by striking <397,417> and
7 inserting <407,750>
8 4. Page 15, line 22, by striking <172,844> and
9 inserting <177,338>
10 5. Page 33, line 1, by striking <23,895,095> and
11 inserting <24,626,004>
12 6. Page 33, line 9, by striking <15,246,214> and
13 inserting <15,712,569>
14 7. Page 33, line 15, by striking <337,804> and
15 inserting <348,137>
16 8. Page 33, line 20, by striking <146,917> and
17 inserting <151,411>

HEDDENS of Story

STUTSMAN of Johnson

WESSEL-KROESCHELL of Story

MUHLBAUER of Crawford



Iowa General Assembly
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House File 604

H-1165

- 1 Amend House File 604 as follows:
2 1. Page 9, line 23, by striking <1,000,000> and
3 inserting <2,000,000>
4 2. Page 28, line 3, by striking <850,000> and
5 inserting <1,850,000>

WOOD of Scott

WINCKLER of Scott

STECKMAN of Cerro Gordo

HANSON of Jefferson



Iowa General Assembly
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House File 604

H-1166

- 1 Amend House File 604 as follows:
2 1. Page 5, line 17, by striking <2,715,063> and
3 inserting <2,815,063>
4 2. Page 5, line 21, by striking <2,174,228> and
5 inserting <2,674,228>
6 3. Page 23, line 32, by striking <2,307,804> and
7 inserting <2,407,804>
8 4. Page 24, line 1, by striking <1,848,094> and
9 inserting <2,348,094>

STECKMAN of Cerro Gordo

WINCKLER of Scott



Iowa General Assembly
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House File 604

H-1167

1 Amend House File 604 as follows:

2 1. Page 14, after line 26 by inserting:

3 <n. Improving student retention and graduation
4 rates and enhancing opportunities

5 For purposes of improving student retention and
6 graduation rates, and enhancing distance learning
7 opportunities and science, technology, engineering, and
8 mathematics education opportunities for students:

9 \$ 5,600,000

10 2. Page 32, after line 24 by inserting:

11 <n. Improving student retention and graduation
12 rates and enhancing opportunities

13 For purposes of improving student retention and
14 graduation rates, and enhancing distance learning
15 opportunities and science, technology, engineering, and
16 mathematics education opportunities for students:

17 \$ 5,600,000>

18 3. By renumbering as necessary.

WINCKLER of Scott

LENSING of Johnson

JACOBY of Johnson

MASCHER of Johnson

STUTSMAN of Johnson



Iowa General Assembly
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House File 604

H-1168

1 Amend House File 604 as follows:

2 1. Page 3, after line 12 by inserting:

3 <____. REGENTS NEED-BASED STUDENT FINANCIAL AID
4 PROGRAM

5 For purposes of implementing and providing financial
6 assistance under a student financial aid program for
7 Iowa undergraduate students who demonstrate financial
8 need and who attend an institution of higher learning
9 governed by the state board of regents:

10 \$ 10,000,000

11 In adopting rules for the administration of the
12 regents need-based tuition aid program, the commission
13 shall collaborate with the state board of regents. The
14 commission, in collaboration with the state board of
15 regents, shall submit by January 15, 2014, a report
16 to the general assembly which provides the number of
17 individuals who received assistance under the regents
18 need-based student financial aid program for the fiscal
19 year beginning July 1, 2013, the amount of assistance
20 provided to those individuals, and the institutions
21 from which the individuals graduated. The report shall
22 include the commission's findings and recommendations
23 and any proposed statutory provisions necessary for
24 implementation of the program.>

25 2. Page 21, after line 24 by inserting:

26 <____. REGENTS NEED-BASED STUDENT FINANCIAL AID
27 PROGRAM

28 For purposes of implementing and providing financial
29 assistance under a student financial aid program for
30 Iowa undergraduate students who demonstrate financial
31 need and who attend an institution of higher learning
32 governed by the state board of regents:

33 \$ 10,000,000>

34 3. By renumbering as necessary.

HANSON of Jefferson

STUTSMAN of Johnson

MASCHER of Johnson

HEDDENS of Story



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JACOBY of Johnson

LENSING of Johnson

WINCKLER of Scott

WESSEL-KROESCHELL of Story

WOOD of Scott

BERRY of Black Hawk

STECKMAN of Cerro Gordo

KAJTAZOVIC of Black Hawk

KRESSIG of Black Hawk



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HALL of Woodbury

HANSON of Jefferson

HEDDENS of Story

HUNTER of Polk

ISENHART of Dubuque

JACOBY of Johnson

KAJTAZOVIC of Black Hawk

KEARNS of Lee

KELLEY of Jasper

KRESSIG of Black Hawk

LENSING of Johnson

LYKAM of Scott

MASCHER of Johnson



Iowa General Assembly
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H. MILLER of Webster

MUHLBAUER of Crawford

MURPHY of Dubuque

OLDSON of Polk

T. OLSON of Linn

OURTH of Warren

PRICHARD of Floyd

RIDING of Polk

RUFF of Clayton

RUNNING-MARQUARDT of Linn

M. SMITH of Marshall

STAED of Linn

STECKMAN of Cerro Gordo



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STUTSMAN of Johnson

T. TAYLOR of Linn

THEDE of Scott

THOMAS of Clayton

WESSEL-KROESCHELL of Story

WINCKLER of Scott

WOLFE of Clinton

WOOD of Scott



Iowa General Assembly
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House File 604

H-1171

- 1 Amend House File 604 as follows:
2 1. Page 12, line 20, by striking <222,041,351> and
3 inserting <223,989,082>
4 2. Page 14, line 32, by striking <173,986,353> and
5 inserting <175,512,549>
6 3. Page 15, line 28, by striking <87,222,819> and
7 inserting <87,952,844>
8 4. Page 30, line 18, by striking <188,735,148> and
9 inserting <231,563,592>
10 5. Page 32, line 30, by striking <147,888,400> and
11 inserting <181,447,756>
12 6. Page 33, line 26, by striking <74,139,396> and
13 inserting <94,791,829>

LUNDBY of Linn



**Iowa General Assembly
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House File 603

H-1172

1 Amend House File 603 as follows:
 2 1. Page 1, by striking lines 23 and 24 and
 3 inserting:
 4 <..... \$ 405,914
 5 FTEs 5.00>
 6 2. Page 7, after line 1 by inserting:
 7 <1. GENERAL OFFICE>
 8 3. Page 7, after line 5 by inserting:
 9 <2. TERRACE HILL QUARTERS
 10 For salaries, support, maintenance, and
 11 miscellaneous purposes for the governor's quarters
 12 at Terrace Hill, and for not more than the following
 13 full-time equivalent positions:
 14 \$ 93,111
 15 FTEs 2.00>
 16 4. Page 20, by striking lines 8 and 9 and
 17 inserting:
 18 <..... \$ 345,027
 19 FTEs 5.00>
 20 5. Page 25, after line 21 by inserting:
 21 <1. GENERAL OFFICE>
 22 6. Page 25, after line 25 by inserting:
 23 <2. TERRACE HILL QUARTERS
 24 For salaries, support, maintenance, and
 25 miscellaneous purposes for the governor's quarters
 26 at Terrace Hill, and for not more than the following
 27 full-time equivalent positions:
 28 \$ 79,144
 29 FTEs 2.00>
 30 7. By renumbering as necessary.

HUNTER of Polk



Iowa General Assembly
Daily Bills, Amendments and Study Bills
March 18, 2013

House File 603

H-1173

1 Amend House File 603 as follows:

2 1. Page 14, after line 16 by inserting:

3 <As a condition of receiving the appropriation in
4 this subsection, the secretary of state is prohibited
5 from using and reimbursing the costs associated with an
6 agent of the division of criminal investigation of the
7 department of public safety conducting certain voter
8 investigations.>

9 2. Page 32, after line 32 by inserting:

10 <As a condition of receiving the appropriation in
11 this subsection, the secretary of state is prohibited
12 from using and reimbursing the costs associated with an
13 agent of the division of criminal investigation of the
14 department of public safety conducting certain voter
15 investigations.>

HUNTER of Polk



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House File 603

H-1174

1 Amend House File 603 as follows:
 2 1. Page 13, by striking lines 10 and 11 and
 3 inserting:
 4 <..... \$ 450,000
 5 FTEs 3.00>
 6 2. Page 31, by striking lines 26 and 27 and
 7 inserting:
 8 <..... \$ 382,500
 9 FTEs 3.00>

STAED of Linn



Iowa General Assembly
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House File 603

H-1175

- 1 Amend House File 603 as follows:
- 2 1. By striking page 19, line 21, through page 37,
- 3 line 35.
- 4 2. By renumbering, redesignating, and correcting
- 5 internal references as necessary.

HUNTER of Polk



Iowa General Assembly
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House File 538

H-1176

- 1 Amend House File 538 as follows:
2 1. Page 1, line 19, by striking <A majority of the>
3 and inserting <~~A majority of the~~ At least three>
4 2. Page 1, line 24, by striking <majority vote
5 of the> and inserting <~~majority vote of the~~ at least
6 three>

ALONS of Sioux



Iowa General Assembly
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House Study Bill 221 - Introduced

SENATE/HOUSE FILE _____
BY (PROPOSED GOVERNOR'S BUDGET
BILL)

A BILL FOR

1 An Act appropriating federal funds made available from federal
2 block grants and other nonstate sources, allocating portions
3 of federal block grants, and providing procedures if federal
4 funds are more or less than anticipated or if federal block
5 grants are more or less than anticipated and including
6 effective date and retroactive applicability provisions.
7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 1018XG (10) 85
jp/tm



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1 (2) FFY 2014-2015
2 \$ 24,585

3 2. At least 20 percent of the funds remaining from the
4 appropriation made in subsection 1 for each federal fiscal year
5 shall be allocated for prevention programs.

6 3. In implementing the federal prevention and treatment of
7 substance abuse block grant under 42 U.S.C., ch. 6A, subch.
8 XVII, and any other applicable provisions of the federal Public
9 Health Service Act under 42 U.S.C., ch. 6A, the department
10 shall apply the provisions of Pub. L. No. 106-310, § 3305,
11 as codified in 42 U.S.C. § 300x-65, relating to services
12 under such federal law being provided by religious and other
13 nongovernmental organizations.

14 Sec. 2. COMMUNITY MENTAL HEALTH SERVICES APPROPRIATION.

15 1. a. There is appropriated from the fund created by
16 section 8.41 to the department of human services for the
17 following federal fiscal years beginning October 1, and ending
18 September 30, the following amounts:

19 FFY 2013-2014..... \$ 3,588,593
20 FFY 2014-2015..... \$ 3,588,593

21 b. The appropriations made in this subsection are in the
22 amounts anticipated to be received from the federal government
23 for the designated federal fiscal years under 42 U.S.C., ch.
24 6A, subch. XVII, part B, subpart i, which provides for the
25 community mental health services block grant. The department
26 shall expend the funds appropriated in this subsection as
27 provided in the federal law making the funds available and in
28 conformance with chapter 17A.

29 c. The department shall allocate not less than 95 percent
30 of the amount of the block grant each federal fiscal year
31 to eligible community mental health services providers for
32 carrying out the plan submitted to and approved by the federal
33 substance abuse and mental health services administration for
34 the fiscal year involved.

35 d. Of the amount allocated to eligible services providers



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1 the fund created by section 8.41 to the governor's office of
 2 drug control policy for the following federal fiscal years
 3 beginning October 1, and ending September 30, the following
 4 amounts:

| | |
|----------------------|------------|
| 5 FFY 2013-2014..... | \$ 250,000 |
| 6 FFY 2014-2015..... | \$ 250,000 |

7 The appropriations made in this section are the amounts
 8 anticipated to be received from the federal government for the
 9 designated federal fiscal years under 42 U.S.C., ch. 46, subch.
 10 XII-G, which provides grants for substance abuse treatment
 11 programs in state and local correctional facilities. The drug
 12 policy coordinator shall expend the funds appropriated in this
 13 section as provided in federal law making the funds available
 14 and in conformance with chapter 17A.

15 Sec. 7. EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT
 16 PROGRAM APPROPRIATION. There is appropriated from the fund
 17 created by section 8.41 to the governor's office of drug
 18 control policy for the following federal fiscal years beginning
 19 October 1, and ending September 30, the following amounts:

| | |
|-----------------------|--------------|
| 20 FFY 2013-2014..... | \$ 2,447,976 |
| 21 FFY 2014-2015..... | \$ 2,100,000 |

22 The appropriations made in this section are in the amounts
 23 anticipated to be received from the federal government for the
 24 designated fiscal years under 42 U.S.C., ch. 46, subch. V,
 25 which provides for the Edward Byrne memorial justice assistance
 26 grant program. The drug policy coordinator shall expend the
 27 funds appropriated in this section as provided in the federal
 28 law making the funds available and in conformance with chapter
 29 17A.

30 Sec. 8. COMMUNITY SERVICES APPROPRIATIONS.

31 1. a. There is appropriated from the fund created by
 32 section 8.41 to the division of community action agencies
 33 of the department of human rights for the following federal
 34 fiscal years beginning October 1, and ending September 30, the
 35 following amounts:



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1 equal to \$477,500 from the appropriation of state funds for
 2 the community development block grant and state appropriations
 3 for related activities of the economic development authority.
 4 From the funds set aside for administrative expenses by this
 5 subsection, the economic development authority shall pay to
 6 the auditor of state an amount sufficient to pay the cost of
 7 auditing the use and administration of the state's portion of
 8 the funds appropriated in subsection 1. The auditor of state
 9 shall bill the authority for the costs of the audit.

10 Sec. 10. LOW-INCOME HOME ENERGY ASSISTANCE APPROPRIATIONS.

11 1. There is appropriated from the fund created by section
 12 8.41 to the division of community action agencies of the
 13 department of human rights for the following federal fiscal
 14 years beginning October 1, and ending September 30, the
 15 following amounts:

| | |
|-----------------------|---------------|
| 16 FFY 2013-2014..... | \$ 54,812,000 |
| 17 FFY 2014-2015..... | \$ 54,812,000 |

18 The appropriations made in this subsection are in the
 19 amounts anticipated to be received from the federal government
 20 for the designated federal fiscal years under 42 U.S.C., ch.
 21 94, subch. II, which provides for the low-income home energy
 22 assistance block grants. The division of community action
 23 agencies of the department of human rights shall expend the
 24 funds appropriated in this subsection as provided in the
 25 federal law making the funds available and in conformance with
 26 chapter 17A.

27 2. Up to 15 percent of the amount appropriated in this
 28 section that is actually received for each federal fiscal year
 29 shall be used for residential weatherization or other related
 30 home repairs for low-income households. Of this allocation
 31 amount, not more than 10 percent may be used for administrative
 32 expenses.

33 3. After subtracting the allocation in subsection 2, up to
 34 10 percent of the remaining moneys for each federal fiscal year
 35 are allocated for administrative expenses of the low-income



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1 2. Not more than the following amounts of the funds
2 appropriated in subsection 1 for the following federal fiscal
3 years shall be used by the department of human services for
4 general administration:

5 a. FFY 2013-2014
6 \$ 1,056,493

7 b. FFY 2014-2015
8 \$ 1,056,493

9 From the funds set aside in this subsection for general
10 administration for each federal fiscal year, the department
11 of human services shall pay to the auditor of state an
12 amount sufficient to pay the cost of auditing the use and
13 administration of the state's portion of the funds appropriated
14 in subsection 1.

15 3. In addition to the allocation for general administration
16 in subsection 2, the remaining funds appropriated in subsection
17 1 for each federal fiscal year shall be allocated in the
18 following amounts to supplement appropriations for the
19 following federal fiscal years for the following programs
20 within the department of human services:

21 a. Field operations:

22 (1) FFY 2013-2014
23 \$ 6,319,006

24 (2) FFY 2014-2015
25 \$ 6,319,006

26 b. Child and family services:

27 (1) FFY 2013-2014
28 \$ 946,795

29 (2) FFY 2014-2015
30 \$ 946,795

31 c. Local administrative costs and other local services:

32 (1) FFY 2013-2014
33 \$ 670,148

34 (2) FFY 2014-2015
35 \$ 670,148

LSB 1018XG (10) 85
jp/tm



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1 shall be notified of the proposed action.

2 b. The notice shall include the proposed allocations,
3 and information on the reasons why particular percentages or
4 amounts of funds are allocated to the individual programs,
5 the departments and programs affected, and other information
6 deemed useful. Chairpersons and ranking members notified shall
7 be allowed at least two weeks to review and comment on the
8 proposed action before the action is taken.

9 Sec. 16. PROCEDURE FOR INCREASED FEDERAL FUNDS.

10 1. If funds received from the federal government in the form
11 of block grants exceed the amounts appropriated in sections 1,
12 2, 3, 4, 7, 9, and 11 of this Act, the excess shall be prorated
13 to the appropriate programs according to the percentages
14 specified in those sections, except additional funds shall not
15 be prorated for administrative expenses.

16 2. If actual funds received from the federal government
17 from block grants exceed the amount appropriated in section 10
18 of this Act for the low-income home energy assistance program,
19 not more than 10 percent of the excess may be allocated to the
20 low-income residential weatherization program and not more than
21 15 percent of the excess may be used for administrative costs.

22 3. If funds received from the federal government from
23 community services block grants exceed the amount appropriated
24 in section 8 of this Act, 100 percent of the excess is
25 allocated to the community services block grant program.

26 Sec. 17. PROCEDURE FOR EXPENDITURE OF ADDITIONAL FEDERAL
27 FUNDS. If other federal grants, receipts, and funds and other
28 nonstate grants, receipts, and funds become available or are
29 awarded which are not available or awarded during the period
30 in which the general assembly is in session, but which require
31 expenditure by the applicable department or agency prior to
32 March 15 of the fiscal years beginning July 1, 2013, and July
33 1, 2014, these grants, receipts, and funds are appropriated to
34 the extent necessary, provided that the fiscal committee of
35 the legislative council is notified within 30 days of receipt



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1 of the grants, receipts, or funds and the fiscal committee of
 2 the legislative council has an opportunity to comment on the
 3 expenditure of the grants, receipts, or funds.

4 Sec. 18. OTHER GRANTS, RECEIPTS, AND FUNDS. Federal grants,
 5 receipts, and funds and other nonstate grants, receipts, and
 6 funds, available in whole or in part of the fiscal years
 7 beginning July 1, 2013, and July 1, 2014, are appropriated to
 8 the following departments and agencies that are designated
 9 by and for the purposes set forth in the grants, receipts,
 10 or conditions accompanying the receipt of the funds, unless
 11 otherwise provided by law:

- 12 1. Department of administrative services.
- 13 2. Department on aging.
- 14 3. Department of agriculture and land stewardship.
- 15 4. Office of auditor of state.
- 16 5. Department for the blind.
- 17 6. Iowa state civil rights commission.
- 18 7. College student aid commission.
- 19 8. Department of commerce.
- 20 9. Department of corrections.
- 21 10. Department of cultural affairs.
- 22 11. Economic development authority.
- 23 12. Department of education.
- 24 13. Iowa ethics and campaign disclosure board.
- 25 14. Iowa finance authority.
- 26 15. Offices of the governor and lieutenant governor.
- 27 16. Governor's office of drug control policy.
- 28 17. Department of human rights.
- 29 18. Department of human services.
- 30 19. Department of inspections and appeals.
- 31 20. Judicial branch.
- 32 21. Department of justice.
- 33 22. Iowa law enforcement academy.
- 34 23. Department of management.
- 35 24. Department of natural resources.



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- 1 25. Board of parole.
- 2 26. Department of public defense.
- 3 27. Public employment relations board.
- 4 28. Department of public health.
- 5 29. Department of public safety.
- 6 30. State board of regents.
- 7 31. Department of revenue.
- 8 32. Office of secretary of state.
- 9 33. Iowa state fair authority.
- 10 34. Office for state-federal relations.
- 11 35. Iowa telecommunications and technology commission.
- 12 36. Office of treasurer of state.
- 13 37. Department of transportation.
- 14 38. Department of veterans affairs.
- 15 39. Department of workforce development.

DIVISION II

PREVIOUS FEDERAL FISCAL YEARS

18 Sec. 19. COMMUNITY DEVELOPMENT BLOCK GRANT — DISASTER
 19 RECOVERY ENHANCEMENT FUND.

20 1. There is appropriated from the fund created by section
 21 8.41 to the economic development authority for the federal
 22 fiscal year beginning October 1, 2007, and ending September 30,
 23 2008, the following amount:

24 \$ 92,167,641

25 2. The appropriation made in this section is in the
 26 federally designated amount awarded to the state through the
 27 federal community development block grant's disaster recovery
 28 enhancement fund pursuant to the federal Consolidated Security,
 29 Disaster Assistance, and Continuing Appropriations Act, 2009,
 30 Pub. L. No. 110-329.

31 3. The economic development authority shall expend the
 32 funds appropriated in this section for disaster relief,
 33 long-term recovery, and restoration of infrastructure as
 34 provided in the federal law making the funds available and
 35 in conformance with chapter 17A. An amount not to exceed 3



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1 Dodd-Frank Wall Street Reform and Consumer Protection Act for
2 federal fiscal year 2010-2011. This provision is retroactively
3 applicable to October 1, 2010.
4 The division takes effect upon enactment.



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Senate File 371

S-3024

- 1 Amend Senate File 371 as follows:
2 1. Page 2, line 15, by striking <department.> and
3 inserting <department, accompanied by a fee of one
4 hundred dollars.>
5 2. Page 2, line 35, by striking <be not> and
6 inserting <be>
7 3. Page 3, after line 13 by inserting:
8 <h. Special registration plates with a processed
9 emblem that were approved and in production prior to
10 the effective date of this Act shall continue to be
11 issued according to the terms of the law under which
12 those plates were authorized.>
13 4. By renumbering as necessary.

CHRIS BRASE



Iowa General Assembly
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Senate File 272

S-3025

- 1 Amend Senate File 272 as follows:
2 1. Page 2, by striking lines 11 through 33.
3 2. Title page, lines 3 and 4, by striking
4 <vehicles, the restore the outdoors program, and
5 protected wetlands.> and inserting <vehicles and the
6 restore the outdoors program.>
7 3. By renumbering as necessary.

CHRIS BRASE



**Iowa General Assembly
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Senate File 304

S-3026

- 1 Amend Senate File 304 as follows:
2 1. Page 2, line 13, by striking <2015 through 2017>
3 and inserting <2017 through 2019>
4 2. Page 2, line 15, by striking <2018> and
5 inserting <2020>
6 3. Page 2, line 16, by striking <2019> and
7 inserting <2021>
8 4. Page 2, line 22, by striking <2016> and
9 inserting <2018>
10 5. Page 3, line 3, by striking <chief> and
11 inserting <fighter>
12 6. Page 3, after line 18 by inserting:
13 <j. One member who is a fire chief appointed by the
14 Iowa fire chiefs association.>
15 7. Page 3, after line 22 by inserting:
16 <3A. It is the intent of the general assembly
17 in establishing this task force that the task force
18 develop a coordinated plan amongst all public safety
19 disciplines that would oversee the construction of a
20 consolidated fire and police public safety training
21 facility, provide for the establishment of a governance
22 board for the public safety disciplines and the
23 consolidated facility, and to establish a consistent
24 and steady funding mechanism to defray public safety
25 training costs on an ongoing basis.>
26 8. Page 3, line 24, after <public> by inserting
27 <and shall include an emphasis on receiving input from
28 fire service, law enforcement, and emergency medical
29 services personnel>
30 9. Page 4, line 10, after <board.> by inserting
31 <Board duties would include overseeing the construction
32 and maintenance of a consolidated fire and police
33 public safety training facility.>
34 10. By renumbering as necessary.

STEVE SODDERS

SF304.861 (2) 85

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ec/sc

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Senate File 346

S-3027

- 1 Amend Senate File 346 as follows:
- 2 1. Page 2, after line 9 by inserting:
- 3 <x. An advanced registered nurse practitioner.>

MARY JO WILHELM



Iowa General Assembly
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Senate File 399

S-3028

- 1 Amend Senate File 399 as follows:
- 2 1. Page 1, line 4, by striking <and her pregnancy>
- 3 and inserting <, her pregnancy, and her baby>

NANCY J. BOETTGER



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Senate File 395

S-3029

1 Amend Senate File 395 as follows:

2 1. Page 3, after line 8 by inserting:

3 <Sec. _____. Section 249A.3, subsection 2, paragraph
4 a, subparagraph (2), Code 2013, is amended to read as
5 follows:

6 (2) (a) As provided under the federal Breast and
7 Cervical Cancer Prevention and Treatment Act of 2000,
8 Pub. L. No. 106-354, ~~women~~ individuals who meet all of
9 the following criteria:

10 (i) Are not described in 42 U.S.C.

11 § 1396a(a)(10)(A)(i).

12 (ii) Have not attained age sixty-five.

13 (iii) Have been screened for breast and cervical
14 cancer under the United States centers for disease
15 control and prevention breast and cervical cancer early
16 detection program established under 42 U.S.C. § 300k et
17 seq., in accordance with the requirements of 42 U.S.C.
18 § 300n, and need treatment for breast or cervical
19 cancer. ~~A woman~~ An individual is considered screened
20 for breast and cervical cancer under this subparagraph
21 subdivision if the ~~woman~~ individual is screened by any
22 provider or entity, and the state grantee of the United
23 States centers for disease control and prevention funds
24 under Tit. XV of the federal Public Health Services Act
25 has elected to include screening activities by that
26 provider or entity as screening activities pursuant
27 to Tit. XV of the federal Public Health Services Act.
28 This screening includes ~~but is not limited to~~ breast
29 or cervical cancer screenings or related diagnostic
30 services provided or funded by family planning ~~or~~
31 centers, community health centers and breast cancer
32 screenings funded by the Susan G. Komen foundation
33 which, or nonprofit organizations, and the screenings
34 or services are provided to women individuals who
35 meet the eligibility requirements established by the
36 state grantee of the United States centers for disease
37 control and prevention funds under Tit. XV of the
38 federal Public Health Services Act.

39 (iv) Are not otherwise covered under creditable
40 coverage as defined in 42 U.S.C. § 300gg(c).

41 (b) ~~A woman~~ An individual who meets the criteria of
42 this subparagraph (2) shall be presumptively eligible
43 for medical assistance.

44 2. Page 6, after line 23 by inserting:

45 Sec. _____. MEDICAID STATE PLAN AMENDMENT. The
46 department of human services shall submit a medical
47 assistance state plan amendment to the centers for
48 Medicare and Medicaid services of the United States
49 department of health and human services to provide for
50 applicability of the federal Breast and Cervical Cancer



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1 Prevention and Treatment Act of 2000, Pub. L. No.
2 106-354, to both men and women. The department shall
3 implement applicability of the program to both men and
4 women upon receipt of federal approval.>
5 3. By renumbering as necessary.

JOE BOLKCOM



Iowa General Assembly
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Senate File 366

S-3030

- 1 Amend Senate File 366 as follows:
- 2 1. Page 1, by striking lines 8 and 9 and inserting
- 3 <the international residential code published by the
- 4 international code council, 2009 edition, appendix F.
- 5 Notwithstanding any other provision of>
- 6 2. Page 1, by striking lines 21 through 23 and
- 7 inserting <resale shall install a passive radon
- 8 mitigation system in the residence and shall notify
- 9 the buyer of the residence that radon testing can be
- 10 obtained for the residence. A builder of a residence
- 11 for resale shall not represent to the buyer of the
- 12 residence that a passive radon mitigation system will
- 13 remediate the presence of radon.>
- 14 3. Page 2, by striking lines 20 and 21 and
- 15 inserting:
- 16 <b. A person shall>
- 17 4. Page 3, by striking lines 1 through 5 and
- 18 inserting <agency action guidelines.
- 19 b. A person>
- 20 5. Page 4, by striking lines 1 through 10 and
- 21 inserting <pursuant to section 136B.3. Fees collected
- 22 pursuant to this section shall be retained by the
- 23 department and shall be considered repayment receipts
- 24 as defined in section 8.2. Moneys collected from such
- 25 fees shall be deposited in the radon education fund
- 26 created in section 136B.7.
- 27 2. The department shall adopt rules, pursuant to
- 28 chapter>
- 29 6. Page 4, lines 17 and 18, by striking <to provide
- 30 radon program education> and inserting <for educational
- 31 purposes to promote awareness of and testing for radon
- 32 and for carrying out the duties of the department
- 33 pursuant to this chapter, including but not limited
- 34 to the addition of full-time equivalent positions for
- 35 program services and investigations>
- 36 7. By renumbering as necessary.

MATT McCOY



Iowa General Assembly
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Senate File 170

S-3031

- 1 Amend Senate File 170 as follows:
2 1. Page 1, after line 18 by inserting:
3 <d. This subsection does not apply when such
4 applicability would cause the same preference to be
5 applied under the laws of another state against an
6 Iowa-based business participating in a competitive
7 bidding process in such state.>
8 2. Page 1, line 19, by striking <d.> and
9 inserting <e.>
10 3. Page 2, after line 19 by inserting:
11 <d. This subsection does not apply when such
12 applicability would cause the same preference to be
13 applied under the laws of another state against an
14 Iowa-based business participating in a competitive
15 bidding process in such state.>
16 4. Page 2, line 20, by striking <d.> and
17 inserting <e.>

CHARLES SCHNEIDER



Iowa General Assembly
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Senate File 427

S-3032

- 1 Amend Senate File 427 as follows:
- 2 1. Page 3, line 33, by striking <2015> and
- 3 inserting <2015>

JEFF DANIELSON



Iowa General Assembly
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Senate File 380

S-3033

- 1 Amend Senate File 380 as follows:
2 1. Page 1, by striking line 32.
3 2. Page 1, line 33, by striking <spirits permittee>
4 and inserting <retail liquor control licensee>
5 3. Page 2, lines 2 and 3, by striking <alcoholic
6 liquor permittee> and inserting <liquor control
7 licensee>

JEFF DANIELSON



**Iowa General Assembly
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Senate File 387

S-3034

1 Amend Senate File 387 as follows:

2 1. Page 1, line 9, by striking <public> and
3 inserting <general corporate purpose or essential
4 corporate>

5 2. Page 1, line 19, after <fund.> by inserting <For
6 the purposes of this section, "reserve account or fund"
7 means moneys held by a city that are not operating
8 funds, as defined in section 12B.10A, and which is
9 authorized by law to receive interest pursuant to
10 section 12C.7.>

11 3. Page 1, lines 27 and 28, by striking <,
12 calculated in accordance with generally accepted
13 accounting principles,>

14 4. Page 2, line 8, by striking <statutory> and
15 inserting <constitutional>

16 5. Page 2, line 9, after <limitation> by inserting
17 <and shall be reported by the city to the state
18 treasurer in the same manner as required for bonding
19 activities pursuant to section 12.1>

20 6. Page 2, by striking lines 18 through 20 and
21 inserting <Upon approval of a loan, the loan shall be
22 accounted for in accordance with section 384.20.>

23 7. Page 2, by striking lines 23 through 25 and
24 inserting <shall be set at a rate that is between the
25 interest rate established pursuant to section 12C.6,
26 subsection 2, paragraph "a", and the interest rate
27 established pursuant to section 74A.6, subsection 2.>

28 8. By renumbering as necessary.

JEFF DANIELSON



Iowa General Assembly
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Senate File 404

S-3035

1 Amend Senate File 404 as follows:

2 1. Page 1, line 27, by striking <for the> and
3 inserting <for a>

4 2. Page 1, line 27, after <beginning> by inserting
5 <on or after>

6 3. By striking page 1, line 31, through page 2,
7 line 5.

8 4. Page 2, after line 17 by inserting:

9 <Sec. ____ . LIMITED ENGLISH PROFICIENT STUDENTS —
10 STUDY AND REPORT. The department of education shall
11 conduct a study regarding the special instruction of
12 limited English proficient students that includes but
13 is not limited to an examination of the best practices
14 for such instruction and an examination of possible
15 accountability measures related to providing additional
16 funding for limited English proficient students under
17 section 280.4. The department shall solicit and
18 accept input from all relevant stakeholders. The
19 department shall submit a report on the study and
20 make recommendations to the governor and the general
21 assembly by December 15, 2013.>

22 5. By renumbering as necessary.

NANCY J. BOETTGER

SF404.1005 (2) 85

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Iowa General Assembly
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Senate File 385

S-3036

1 Amend Senate File 385 as follows:
 2 1. By striking everything after the enacting clause
 3 and inserting:

4 <Section 1. Section 692A.106, subsection 2, Code
 5 2013, is amended to read as follows:

6 2. A sex offender who has been sentenced to a
 7 special sentence under section 903B.1 or 903B.2, shall
 8 be required to register for a period equal to the term
 9 of the special sentence, but in no case not less than
 10 the period specified in subsection 1, unless discharged
 11 early from the term of the special sentence imposed
 12 under chapter 903B.

13 **Sec. 2. NEW SECTION. 903B.3 Early discharge from**
 14 **special sentence.**

15 1. A person who is serving a special sentence prior
 16 to, on, or after the effective date of this Act, may
 17 file an application in district court seeking an early
 18 discharge from the term of the special sentence imposed
 19 under this chapter.

20 2. An application shall not be granted unless all
 21 of the following apply:

22 a. The person was eighteen years of age or younger
 23 when the offense requiring the special sentence was
 24 committed.

25 b. The victim of the offense requiring the special
 26 sentence was thirteen years of age or older when the
 27 offense was committed.

28 c. The person has successfully completed all sex
 29 offender treatment programs that have been required.

30 d. A risk assessment has been completed and the sex
 31 offender was classified as a low or low-to-moderate
 32 risk to reoffend. The risk assessment used to assess
 33 an offender as a low or low-to-moderate risk to
 34 reoffend shall be a validated risk assessment approved
 35 by the department of corrections.

36 e. The person is not incarcerated when the
 37 application is filed.

38 3. The application shall be filed in the person's
 39 county of principal residence.

40 4. Notice of any application shall be provided
 41 to the county attorney of the county of the person's
 42 principal residence, the county attorney of the county
 43 where the conviction requiring the special sentence
 44 occurred, and the department of public safety. The
 45 county attorney where the conviction occurred shall
 46 notify the victim of an application if the victim's
 47 address is known.

48 5. The court shall conduct a hearing on the
 49 application to hear any evidence deemed appropriate
 50 by the court. A victim, as defined in section 915.10

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jm/rj

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1 shall be provided an opportunity to be heard in any
2 format permissible under section 915.13.
3 6. The court, after the hearing, may either refuse
4 to grant the application or order that the person be
5 discharged early from the term of the special sentence.
6 7. A copy of any court order entered pursuant to
7 this section shall be sent to the person, the county
8 attorney of the person's principal place of residence,
9 the county attorney of the county where the conviction
10 requiring the special sentence occurred, and the
11 victim, if the address of the victim is known.
12 8. If the court orders the person discharged
13 early from the term of the special sentence, a copy
14 of the early discharge order shall also be sent to
15 the department of corrections, the department of
16 public safety, and to the sheriff of the county of the
17 person's principal place of residence.
18 9. If the court orders the person discharged early
19 from the term of the special sentence, the person shall
20 be immediately discharged from the special sentence,
21 and the person's name and relevant information shall
22 be removed from the sex offender registry in the
23 same manner as if the person's required period of
24 registration ended under chapter 692A.>
25 2. Title page, by striking lines 1 through 5 and
26 inserting <An Act modifying the imposition of certain
27 special sentences.>

NANCY J. BOETTGER

ROBERT M. HOGG



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Senate File 384

S-3037

- 1 Amend Senate File 384 as follows:
2 1. Page 1, before line 1 by inserting:
3 <Section 1. Section 702.11, subsection 2, Code
4 2013, is amended by adding the following new paragraph:
5 NEW PARAGRAPH. *h.* Removal of an officer's
6 communication or control device in violation of section
7 708.12, subsection 3, paragraph "d".>
8 2. By renumbering as necessary.

ROBERT M. HOGG



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Senate File 399

S-3038

1 Amend Senate File 399 as follows:

2 1. Page 1, by striking lines 19 through 24 and
3 inserting:

4 <1. "*Correctional institution*" means any state
5 correctional institution or any other detention
6 facility controlled by the state.>

7 2. Page 2, by striking lines 23 through 25.

8 3. Page 4, by striking lines 27 and 28 and
9 inserting:

10 <The department of corrections, in conjunction with
11 the department of human services,>

12 4. By striking page 4, line 34, through page 5,
13 line 1, and inserting:

14 <Sec. ____ . RULES.

15 1. The department of corrections, and the
16 department of human services, shall each commence
17 rulemaking for the>

18 5. Page 5, after line 6 by inserting:

19 <2. In addition to the rulemaking authority under
20 subsection 1, the department of corrections, in
21 cooperation with the jail inspector of the department
22 of corrections, the county sheriffs, and the cities
23 with a municipal holding facility, shall develop and
24 adopt rules to implement statewide maternal health
25 care procedures for inmates and detainees at county
26 jails and municipal holding facilities. The department
27 shall not adopt emergency rules under section 17A.4,
28 subsection 3, or section 17A.5, subsection 2, paragraph
29 "b", to implement the rules. The rules shall be
30 adopted by July 1, 2014.>

31 6. By renumbering, redesignating, and correcting
32 internal references as necessary.

STEVEN J. SODDERS



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Senate Resolution 10 - Introduced

SENATE RESOLUTION NO. 10

BY JOHNSON and HART

1 A Resolution honoring the life and work of Pope
2 Emeritus Benedict XVI.

3 WHEREAS, Benedict XVI is now pope emeritus of the
4 Roman Catholic Church, serving as the 265th pope from
5 2005 to 2013; and

6 WHEREAS, Joseph Aloisius Ratzinger, born in 1927
7 to a pious German family, was ordained as a priest in
8 1951; and

9 WHEREAS, following a distinguished career spanning
10 five decades, rather than taking the comfort of a
11 well-earned retirement, Cardinal Ratzinger was called
12 for higher service when he was elected pontiff of the
13 Roman Catholic Church; and

14 WHEREAS, taking the name Benedict XVI, he became
15 the spiritual leader of the world's 1.2 billion Roman
16 Catholics; and

17 WHEREAS, Pope Benedict XVI during his tenure was
18 a tireless advocate for social justice, speaking for
19 those whose voices would not have been heard otherwise,
20 and a proponent of religious freedom, tolerance, and
21 cooperation, deepening ties with many religions; and

22 WHEREAS, also known as an academic, scholar, and
23 teacher, Pope Benedict XVI is a prolific writer, having
24 written 66 books throughout his life; he also has
25 authored numerous articles and established a journal
26 devoted to theology, and he oversaw the preparation
27 of the new Catechism of the Catholic Church; NOW
28 THEREFORE,

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S.R. 10

1 BE IT RESOLVED BY THE SENATE, That the Senate honors
2 the life and good works of Pope Emeritus Benedict XVI
3 and wishes him a long and peaceful retirement; and
4 BE IT FURTHER RESOLVED, That the Secretary of the
5 Senate is directed to provide a copy of this Resolution
6 to Pope Emeritus Benedict XVI.



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Senate Study Bill 1243 - Introduced

SENATE/HOUSE FILE _____
BY (PROPOSED DEPARTMENT OF
REVENUE BILL)

A BILL FOR

1 An Act relating to the administration of the tax and related
2 laws of the department of revenue, including administration
3 of income taxes, sales and use and excise taxes, an
4 environmental protection charge, and property taxes.
5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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mm/sc



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1 ~~the department~~, the department shall determine the amount of
 2 tax due from information as the department may be able to
 3 obtain and, if necessary, may estimate the tax on the basis of
 4 external indices, such as number of employees of the person
 5 concerned, rentals paid by the person, stock on hand, or other
 6 factors. The determination may be made using any generally
 7 recognized valid and reliable sampling technique, whether or
 8 not the person being audited has complete records, as mutually
 9 agreed upon by the department and the taxpayer. The department
 10 shall give notice of the determination to the person liable
 11 for the tax. The determination shall fix the tax unless the
 12 person against whom it is assessed shall, within sixty days
 13 after the giving of notice of the determination, apply to the
 14 director for a hearing or unless the taxpayer contests the
 15 determination by paying the tax, interest, and penalty and
 16 timely filing a claim for refund. At the hearing, evidence may
 17 be offered to support the determination or to prove that it is
 18 incorrect. After the hearing the director shall give notice of
 19 the decision to the person liable for the tax.

20 DIVISION III

21 ENVIRONMENTAL PROTECTION CHARGE

22 Sec. 3. Section 424.10, subsection 2, paragraph a, Code
 23 2013, is amended to read as follows:

24 a. If a return required by this chapter is not filed, or
 25 if a return when filed is incorrect or insufficient ~~and the~~
 26 ~~maker fails to file a corrected or sufficient return within~~
 27 ~~twenty days after the return is required by notice from the~~
 28 ~~department~~, the department shall determine the amount of charge
 29 due from information as the department may be able to obtain
 30 and, if necessary, may estimate the charge on the basis of
 31 external indices or factors. The department shall give notice
 32 of the determination to the person liable for the charge. The
 33 determination shall fix the charge unless the person against
 34 whom it is assessed shall, within sixty days after the date
 35 of the notice of the determination, apply to the director for



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1 a hearing or unless the person against whom it is assessed
 2 contests the determination by paying the charge, interest, and
 3 penalty and timely filing a claim for refund. At the hearing
 4 evidence may be offered to support the determination or to
 5 prove that it is incorrect. After the hearing the director
 6 shall give notice of the decision to the person liable for the
 7 charge.

8 DIVISION IV
 9 PROPERTY TAX

10 Sec. 4. Section 421.17, subsection 2, Code 2013, is amended
 11 by adding the following new paragraph:

12 NEW PARAGRAPH. *d.* To facilitate uniformity and equalization
 13 of assessments throughout the state of Iowa and to facilitate
 14 transfers of funds to local governments, the director may
 15 use geographic information system technology and may require
 16 assessing authorities and local governments to provide
 17 information to the department electronically using electronic
 18 geographic information system file formats.

19 Sec. 5. Section 441.5, subsection 1, Code 2013, is amended
 20 to read as follows:

21 1. For the purpose of examining and certifying candidates
 22 for the positions of assessor and deputy assessor, the
 23 director of revenue shall prepare ~~and administer a written~~
 24 an examination and provide for an examination process. ~~The~~
 25 ~~examinations shall be administered twice each year in the city~~
 26 ~~of Des Moines. Notification of the time, place, and date~~
 27 ~~of the examinations shall be mailed to each city and county~~
 28 ~~assessor, county auditor and chairperson of each city and~~
 29 ~~county conference board~~ The director shall approve one or more
 30 examination locations and shall make a list of the approved
 31 locations available to applicants. Each applicant shall select
 32 an examination location from the list of approved locations.
 33 The director shall notify applicants of the date and time of
 34 the examination at least thirty days prior to the date of the
 35 examination.



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Senate Study Bill 1244 - Introduced

SENATE/HOUSE FILE _____
BY (PROPOSED DEPARTMENT OF
REVENUE BILL)

A BILL FOR

1 An Act relating to the technical administration of the tax
2 and related laws of the department of revenue, including
3 administration of income taxes, sales and use taxes, and
4 the wireless surcharge for enhanced 911 emergency telephone
5 systems, and including effective date and retroactive
6 applicability provisions.
7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 1277XD (10) 85
mm/sc



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- 1 m. Community college bond program bonds pursuant to section
- 2 260C.71, subsection 6.
- 3 n. Higher education loan authority bonds pursuant to section
- 4 261A.27.
- 5 o. State board of regents bonds pursuant to sections 262.41,
- 6 262.51, 262.60, 262A.8, and 263A.6.
- 7 p. Interstate bridges bonds pursuant to section 313A.36.
- 8 q. Aviation authority bonds pursuant to section 330A.16.
- 9 r. County health center bonds pursuant to section 331.441,
- 10 subsection 2, paragraph "c", subparagraph (7).
- 11 s. Rural water district bonds pursuant to section 357A.15.
- 12 t. Urban renewal bonds pursuant to section 403.9, subsection
- 13 2.
- 14 u. Municipal housing project bonds pursuant to section
- 15 403A.12.
- 16 v. Comprehensive petroleum underground storage tank fund
- 17 bonds pursuant to section 455G.6, subsection 14.
- 18 w. Honey creek premier destination park bonds pursuant to
- 19 section 463C.12, subsection 8.
- 20 Sec. 2. Section 422.7, subsections 19 and 48, Code 2013, are
- 21 amended by striking the subsections.
- 22 Sec. 3. Section 422.9, subsections 6 and 7, Code 2013, are
- 23 amended by striking the subsections.
- 24 Sec. 4. Section 422.20, subsection 3, paragraph a, Code
- 25 2013, is amended to read as follows:
- 26 a. Unless otherwise expressly permitted by section 8A.504,
- 27 section 8G.4, section 11.41, section 96.11, subsection 6,
- 28 section 421.17, subsections 22, 23, and 26, subsection 27,
- 29 paragraph "k", and subsection 31, section 252B.9, section
- 30 321.40, subsection 6, sections 321.120, 421.19, 421.28, 422.72,
- 31 and 452A.63, and this section, or another provision of law,
- 32 a tax return, return information, or investigative or audit
- 33 information shall not be divulged to any person or entity,
- 34 other than the taxpayer, the department, or internal revenue
- 35 service for use in a matter unrelated to tax administration.



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1 service for use in a matter unrelated to tax administration.
 2 Sec. 9. EFFECTIVE UPON ENACTMENT. The following provision
 3 or provisions of this division of this Act, being deemed of
 4 immediate importance, take effect upon enactment:
 5 1. The section of this division of this Act amending section
 6 422.9.
 7 2. The section of this division of this Act amending section
 8 422.20.
 9 3. The section of this division of this Act amending section
 10 422.72.

DIVISION II

SALES AND USE TAXES

13 Sec. 10. Section 423.1, subsection 39, paragraphs b and c,
 14 Code 2013, are amended to read as follows:

15 *b.* The property is transferred to the user of the service
 16 in connection with the performance of the service in a form
 17 or quantity capable of a fixed or definite price value, ~~or~~
 18 ~~the property is entirely consumed in connection with the~~
 19 ~~performance of an auto body repair service purchased by the~~
 20 ~~ultimate user.~~

21 *c.* The sale is evidenced by a separate charge for the
 22 identifiable piece of property ~~unless the property is entirely~~
 23 ~~consumed in connection with the performance of an auto body~~
 24 ~~repair service purchased by the ultimate user.~~

25 Sec. 11. Section 423.2, subsection 11, paragraph b,
 26 subparagraph (5), Code 2013, is amended to read as follows:

27 (5) Subject to the limitation on the calculation and
 28 deposit of sales tax increment revenues in section 418.12,
 29 beginning the first day of the quarter following adoption
 30 of the resolution pursuant to section 418.4, subsection 3,
 31 paragraph "d", transfer to the account created in the sales tax
 32 increment fund for each governmental entity approved to use
 33 sales tax increment revenues under chapter 418, that portion
 34 of the increase in sales tax revenue, determined in section
 35 418.11, subsection 2, paragraph "d", in the applicable area of



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1 the governmental entity, that remains after the ~~transfer other~~
2 ~~transfers~~ required under ~~subparagraph (3)~~ of this paragraph
3 "b".

4 Sec. 12. Section 423.3, subsection 18, paragraph c, Code
5 2013, is amended to read as follows:

6 c. Rehabilitation facilities that provide accredited
7 rehabilitation services to persons with disabilities which are
8 accredited by the commission on accreditation of rehabilitation
9 facilities or the ~~accreditation council for services for~~
10 ~~persons with an intellectual disability and other persons with~~
11 ~~developmental disabilities~~ council on quality and leadership
12 and adult day care services approved for reimbursement by the
13 state department of human services.

14 Sec. 13. Section 423.3, subsection 44, Code 2013, is amended
15 by striking the subsection.

16 Sec. 14. Section 423.3, subsection 58, Code 2013, is amended
17 to read as follows:

18 58. The sales price from the sale of items purchased with
19 coupons, food stamps, electronic benefits transfer cards,
20 or other methods of payment authorized by the United States
21 department of agriculture, and issued under the federal Food
22 Stamp Act of 1977, 7 U.S.C. § 2011 et seq. or under the federal
23 supplemental nutritional assistance program established in 7
24 U.S.C. § 2013.

25 Sec. 15. Section 423.3, Code 2013, is amended by adding the
26 following new subsection:

27 NEW SUBSECTION. 99. a. The sales price from the sale of
28 chemicals, solvents, sorbents, reagents, or other tangible
29 personal property used in providing a vehicle repair service
30 subject to section 423.2, subsection 6, if all of the following
31 conditions are met:

32 (1) The chemicals, solvents, sorbents, reagents, or other
33 tangible personal property are directly and primarily used in
34 providing the vehicle repair service.

35 (2) The chemicals, solvents, sorbents, reagents, or other



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1 tangible personal property are consumed or dissipated in
 2 providing the vehicle repair service.

3 (3) The chemicals, solvents, sorbents, reagents, or other
 4 tangible personal property will come into physical contact with
 5 the vehicle upon which the vehicle repair service is performed.

6 b. The exemption under this subsection does not apply
 7 to tangible personal property that can be used to provide
 8 multiple vehicle repair services, including but not limited to
 9 machinery, tools, and equipment.

10 DIVISION III

11 MISCELLANEOUS

12 Sec. 16. Section 34A.7B, subsection 11, Code 2013, is
 13 amended to read as follows:

14 11. The audit, ~~and~~ appeal, collection, and enforcement
 15 procedures and other pertinent provisions applicable to the
 16 sales and use tax imposed under chapter 423 shall apply to
 17 prepaid wireless E911 surcharges.

18 Sec. 17. Section 421.7, subsection 5, Code 2013, is amended
 19 to read as follows:

20 5. As used in subsection 3 2, the term "prime rate" means
 21 the prime rate charged by banks on short-term business loans,
 22 as determined by the board of governors of the federal reserve
 23 system and published in the federal reserve bulletin.

24 Sec. 18. Section 421.17, subsection 10, unnumbered
 25 paragraph 1, Code 2013, is amended to read as follows:

26 To require any board of review at any time after its
 27 adjournment to reconvene and to make such orders as the
 28 director shall determine are just and necessary; to direct
 29 and order any board of review to raise or lower the valuation
 30 of the property, real or personal, in any township, city,
 31 or taxing district, to order and direct any board of review
 32 to raise or lower the valuation of any class or classes
 33 of property in any township, city, or taxing district, and
 34 generally to make any order or direction to any board of review
 35 as to the valuation of any property, or any class of property,



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1 in any township, city, county, or taxing district, which in
 2 the judgment of the director may seem just and necessary, to
 3 the end that all property shall be valued and assessed in the
 4 manner and according to the real intent of the law. For the
 5 purpose of this ~~paragraph~~ subsection the words "taxing district"
 6 include drainage districts and levee districts.

7 Sec. 19. Section 421.17, subsection 10, paragraph b, Code
 8 2013, is amended to read as follows:

9 *b.* The director may order made effective reassessments or
 10 revaluations in any taxing district for any taxing year or
 11 years and the director may in any year order uniform increases
 12 or decreases in valuation of all property or upon any class
 13 of property within any taxing district or any area within
 14 such taxing district, such orders to be effective in the year
 15 specified by the director. ~~For the purpose of this paragraph~~
 16 ~~the words "taxing district" include drainage districts and levee~~
 17 ~~districts.~~

18 Sec. 20. Section 421.17, subsection 27, paragraph e, Code
 19 2013, is amended to read as follows:

20 *e.* All state agencies and local government agencies shall
 21 be given access, at the discretion of the director, to the
 22 centralized computer data bank and, notwithstanding any other
 23 provision of law to the contrary, may deny, revoke, or suspend
 24 any license or deny any renewal authorized by the laws of
 25 this state to any person who has defaulted on an obligation
 26 owed to or collected by the state. The confidentiality
 27 provisions of sections 422.20 and 422.72 do not apply to tax
 28 information contained in the centralized computer data bank.
 29 State agencies and local government agencies shall endeavor to
 30 obtain from all applicants the applicant's social security or
 31 federal tax identification number, or, if the applicant has
 32 neither, the applicant's state driver's license number ~~from all~~
 33 ~~applicants.~~

34 Sec. 21. Section 432.12C, subsection 2, Code 2013, is
 35 amended to read as follows:



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1 paragraph "b", to strike an incorrect internal reference in
2 the prescribed order in which sales tax revenues are to be
3 transferred to various funds.

4 Division III makes changes to miscellaneous tax provisions.

5 The division amends Code section 34A.7B to apply the
6 collection, enforcement, and other pertinent provisions of
7 Code chapter 423 to the prepaid wireless E911 surcharge, in
8 addition to the audit and appeal provisions of Code chapter 423
9 currently applied to the prepaid wireless E911 surcharge. This
10 section of the division takes effect upon enactment and applies
11 retroactively to January 1, 2013.

12 The division amends Code section 421.17, relating to the
13 information obtained from applicants for licenses from state or
14 local agencies, to specify that the agencies shall endeavor to
15 obtain the applicant's social security number or federal tax
16 identification number or, if the applicant has neither, the
17 applicant's state driver's license number.

18 Finally, the division makes several nonsubstantive
19 grammatical, technical, and internal reference changes to Code
20 sections 421.7, 421.17(10), 432.12C, 453A.45, 453A.47, and
21 453A.47A.