



**Iowa General Assembly
Daily Bills, Amendments & Study Bills
April 09, 2007**

House Amendment 162

PAG LIN

1 1 Amend Senate File 540, as amended, passed, and
 1 2 reprinted by the Senate, as follows:
 1 3 #1. Page 7, by inserting after line 20 the
 1 4 following:
 1 5 <Sec. _____. Section 633.231, Code 2007, is amended
 1 6 to read as follows:
 1 7 633.231 NOTICE IN INTESTATE ESTATES == MEDICAL
 1 8 ASSISTANCE CLAIMS.
 1 9 Upon opening administration of an intestate estate,
 1 10 the administrator ~~may~~ shall, in accordance with
 1 11 section 633.410, provide by ordinary mail to the
 1 12 entity designated by the department of human services,
 1 13 a notice of opening administration of the estate and
 1 14 of the appointment of the administrator, which shall
 1 15 include a notice to file claims with the clerk within
 1 16 the later to occur of ~~fifteen~~ four months from the
 1 17 second publication of the notice to creditors or ~~two~~
 1 18 six months from the date of mailing of this notice, or
 1 19 thereafter be forever barred.
 1 20 The notice shall be in substantially the following
 1 21 form:
 1 22 NOTICE OF OPENING ADMINISTRATION OF ESTATE, OF
 1 23 APPOINTMENT OF ADMINISTRATOR, AND NOTICE TO CREDITOR
 1 24 In the District Court of Iowa
 1 25 In and for County.
 1 26 In the Estate of, Deceased
 1 27 Probate No.
 1 28 To the Department of Human Services Who May Be
 1 29 Interested in the Estate of, Deceased, who died
 1 30 on or about (date):
 1 31 You are hereby notified that on the ... day of
 1 32 (month), ... (year), an intestate estate was opened in
 1 33 the above-named court and that was appointed
 1 34 administrator of the estate.
 1 35 You are further notified that the birthdate of the
 1 36 deceased is and the deceased's social security
 1 37 number is ...=...=.... The name of the spouse is
 1 38 The birthdate of the spouse is and the
 1 39 spouse's social security number is ...=...=...., and
 1 40 that the spouse of the deceased is alive as of the
 1 41 date of this notice, or deceased as of (date).
 1 42 You are further notified that the deceased was/was
 1 43 not a disabled or a blind child of the medical
 1 44 assistance recipient by the name of, who had
 1 45 a birthdate of and a social security number of
 1 46 ...=...=...., and the medical assistance debt of that
 1 47 medical assistance recipient was waived pursuant to
 1 48 section 249A.5, subsection 2, paragraph "a",
 1 49 subparagraph (1), and is now collectible from this
 1 50 estate pursuant to section 249A.5, subsection 2,



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2 1 paragraph "b".
 2 2 Notice is hereby given that if the department of
 2 3 human services has a claim against the estate for the
 2 4 deceased person or persons named in this notice, the
 2 5 claim shall be filed with the clerk of the above-named
 2 6 district court, as provided by law, duly
 2 7 authenticated, for allowance, and unless so filed by
 2 8 the later to occur of ~~fifteen~~ four months from the
 2 9 second publication of the notice to creditors or ~~two~~
 2 10 six months from the date of the mailing of this
 2 11 notice, unless otherwise allowed or paid, the claim is
 2 12 thereafter forever barred.
 2 13 Dated this ... day of (month), ... (year)
 2 14
 2 15 Administrator of estate
 2 16
 2 17 Address
 2 18
 2 19 Attorney for administrator
 2 20
 2 21 Address
 2 22 Date of second publication
 2 23 ... day of (month), ... (year)>.
 2 24 #2. Page 7, by inserting after line 33 the
 2 25 following:
 2 26 <Sec. _____. Section 633.304A, Code 2007, is amended
 2 27 to read as follows:
 2 28 633.304A NOTICE OF PROBATE OF WILL == MEDICAL
 2 29 ASSISTANCE CLAIMS.
 2 30 On admission of a will to probate, the executor ~~may~~
 2 31 shall, in accordance with section 633.410, provide by
 2 32 ordinary mail to the entity designated by the
 2 33 department of human services, a notice of admission of
 2 34 the will to probate and of the appointment of the
 2 35 executor, which shall include a notice to file claims
 2 36 with the clerk within the later to occur of ~~fifteen~~
 2 37 four months from the second publication of the notice
 2 38 to creditors or ~~two~~ six months from the date of
 2 39 mailing of this notice, or thereafter be forever
 2 40 barred.
 2 41 The notice shall be in substantially the following
 2 42 form:
 2 43 NOTICE OF PROBATE OF WILL, OF APPOINTMENT OF EXECUTOR,
 2 44 AND NOTICE TO CREDITORS
 2 45 In the District Court of Iowa
 2 46 In and for County.
 2 47 In the Estate of, Deceased
 2 48 Probate No.
 2 49 To the Department of Human Services, Who May Be
 2 50 Interested in the Estate of, Deceased, who died



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3 1 on or about (date):
 3 2 You are hereby notified that on the .. day of
 3 3 (month), .. (year), the last will and testament of
 3 4, deceased, bearing date of the .. day of
 3 5 (month), .. (year), was admitted to probate in the
 3 6 above-named court and that was appointed
 3 7 executor of the estate.
 3 8 You are further notified that the birthdate of the
 3 9 deceased is and the deceased's social security
 3 10 number is ...=...=.... The name of the spouse is
 3 11 The birthdate of the spouse is and
 3 12 the spouse's social security number is ...=...=.....,
 3 13 and that the spouse of the deceased is alive as of the
 3 14 date of this notice, or deceased as of (date).
 3 15 You are further notified that the deceased was/was
 3 16 not a disabled or a blind child of the medical
 3 17 assistance recipient by the name of, who had a
 3 18 birthdate of and a social security number of
 3 19 ...=...=....., and the medical assistance debt of that
 3 20 medical assistance recipient was waived pursuant to
 3 21 section 249A.5, subsection 2, paragraph "a",
 3 22 subparagraph (1), and is now collectible from this
 3 23 estate pursuant to section 249A.5, subsection 2,
 3 24 paragraph "b".
 3 25 Notice is hereby given that if the department of
 3 26 human services has a claim against the estate for the
 3 27 deceased person or persons named in this notice, the
 3 28 claim shall be filed with the clerk of the above-named
 3 29 district court, as provided by law, duly
 3 30 authenticated, for allowance, and unless so filed by
 3 31 the later to occur of ~~fifteen~~ four months from the
 3 32 second publication of the notice to creditors or ~~two~~
 3 33 six months from the date of mailing of this notice,
 3 34 unless otherwise allowed or paid, the claim is
 3 35 thereafter forever barred.
 3 36 Dated this .. day of (month), .. (year)
 3 37
 3 38 Executor of estate
 3 39
 3 40 Address
 3 41
 3 42 Attorney for executor
 3 43
 3 44 Address
 3 45 Date of second publication
 3 46 .. day of (month), .. (year)
 3 47 Sec. ____ Section 633.410, subsection 2, Code
 3 48 2007, is amended to read as follows:
 3 49 2. Notwithstanding subsection 1, claims for debts
 3 50 created under section 249A.5, subsection 2, relating



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4 1 to the recovery of medical assistance payments shall
4 2 be barred under this section unless filed with the
4 3 clerk within the later to occur of ~~fifteen~~ four months
4 4 after the date of the second publication of the notice
4 5 to creditors, or ~~two~~ six months after service of
4 6 notice by ordinary mail, on the form prescribed in
4 7 section 633.231 for intestate estates or on the form
4 8 prescribed in section 633.304A for testate estates, to
4 9 the entity designated by the department of human
4 10 services to receive notice.>
4 11 #3. By renumbering as necessary.
4 12
4 13
4 14
4 15 HUSER of Polk
4 16
4 17
4 18
4 19 UPMEYER of Hancock
4 20 SF 540.502 82
4 21 rh/je/9144



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House Amendment 1620

PAG LIN

1 1 Amend Senate File 385, as passed by the Senate, as
1 2 follows:
1 3 #1. By striking everything after the enacting
1 4 clause and inserting the following:
1 5 <Section 1. NEW SECTION. 90B.1 UNARMED COMBAT
1 6 FIGHTING.
1 7 This chapter shall be known and may be cited as the
1 8 "Unarmed Combat Fighting Prohibition Act".
1 9 Sec. 2. NEW SECTION. 90B.2 DEFINITIONS.
1 10 As used in this chapter, unless the context
1 11 otherwise requires:
1 12 1. "Commissioner" means the state commissioner of
1 13 athletics, who is also the labor commissioner
1 14 appointed pursuant to section 91.2, or the labor
1 15 commissioner's designee.
1 16 2. "Official" means a person who is employed as a
1 17 referee, judge, timekeeper, or physician for an event.
1 18 3. "Participant" means a person involved in an
1 19 unarmed combat fighting event and includes unarmed
1 20 combat fighters, seconds, managers, and event
1 21 personnel.
1 22 4. "Promoter" means a person or business that does
1 23 at least one of the following:
1 24 a. Organizes, holds, advertises, or otherwise
1 25 conducts an unarmed combat fighting event.
1 26 b. Charges admission for the viewing of a
1 27 professional unarmed combat fighting event received
1 28 through a closed=circuit, pay=per=view, or similarly
1 29 distributed signal.
1 30 5. "Unarmed combat fighting" means mixed martial
1 31 arts fighting, extreme fighting, ultimate fighting,
1 32 shootfighting, or any other fighting in which both of
1 33 the following apply:
1 34 a. The unarmed combat fighters are permitted to
1 35 use a combination of combative contact techniques,
1 36 including punches, kicks, chokes, joint locks, and
1 37 other maneuvers.
1 38 b. The unarmed combat fighters are to receive,
1 39 directly or indirectly, any money, prize, reward,
1 40 purse, or other compensation, or promise thereof, for
1 41 the expenses of training, for taking part in the
1 42 contest, or for winning the contest.
1 43 Sec. 3. NEW SECTION. 90B.3 PROHIBITION.
1 44 A person shall not hold, promote, or participate in
1 45 an unarmed combat fighting event in this state.
1 46 This chapter does not apply to the training of
1 47 unarmed combat fighters.
1 48 Sec. 4. NEW SECTION. 90B.4 EXEMPTIONS.
1 49 An unarmed combat fighting event may be allowed if
1 50 all of the following apply:



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- 2 1 1. The unarmed combat fighters pass a physical
2 2 examination prior to the unarmed combat fighting
2 3 event.
- 2 4 2. The promoter and unarmed combat fighters are
2 5 not under suspension by any other state or sporting
2 6 regulatory organization.
- 2 7 3. The unarmed combat fighting event is held under
2 8 rules or restrictions that protect the safety of the
2 9 unarmed combat fighters.
- 2 10 4. The unarmed combat fighting event is held under
2 11 the direction and control of an adult referee in the
2 12 ring who has at least one year of experience in
2 13 refereeing an event involving a combination of
2 14 combative techniques and who has passed a physical
2 15 examination by a licensed physician, including an eye
2 16 exam, within two years prior to the event.
- 2 17 5. The unarmed combat fighting event is held under
2 18 the medical supervision of a physician licensed
2 19 pursuant to Iowa law who is present at the event.
- 2 20 6. The unarmed combat fighting event is held in a
2 21 manner that will promote maximum safety of the
2 22 participants and spectators to the extent feasible.
- 2 23 Sec. 5. NEW SECTION. 90B.5 LICENSE.
- 2 24 1. A person shall not act as a promoter as defined
2 25 in section 90B.2, subsection 4, paragraph "a", without
2 26 first obtaining a license for each unarmed combat
2 27 fighting event from the commissioner. This subsection
2 28 shall not apply to a promoter as defined in section
2 29 90B.2, subsection 4, paragraph "b", to a person
2 30 distributing a closed=circuit, pay=per=view, or
2 31 similarly distributed signal to a person acting as a
2 32 promoter as defined in section 90B.2, subsection 4,
2 33 paragraph "b", or to a person viewing the signal in a
2 34 private residence.
- 2 35 2. The license application shall be in the form
2 36 prescribed by the commissioner and shall contain
2 37 information that is substantially complete and
2 38 accurate. Any change in the information provided in
2 39 the application shall be reported promptly to the
2 40 commissioner.
- 2 41 3. The application shall be submitted no later
2 42 than thirty days prior to the intended date of the
2 43 unarmed combat fighting event. The commissioner shall
2 44 inform the promoter within seven days after the
2 45 application is submitted whether or not the
2 46 commissioner will grant a license for the event.
- 2 47 4. Each application for a license shall be
2 48 accompanied by a surety or cash bond in the sum of
2 49 five thousand dollars, payable to the state of Iowa,
2 50 which shall be conditioned upon the payment of the tax



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3 1 and any penalties imposed pursuant to this chapter.
3 2 5. Each application for an unarmed combat fighting
3 3 license presented by a promoter shall be accompanied
3 4 by a two thousand dollar license fee. Fees collected
3 5 under this subsection shall be paid into the general
3 6 fund of the state and are appropriated to the labor
3 7 commissioner to be used for expenses related to the
3 8 regulation of unarmed combat fighting in the state.
3 9 Sec. 6. NEW SECTION. 90B.6 UNARMED COMBAT
3 10 FIGHTER PERMIT.
3 11 1. Each unarmed combat fighter residing or
3 12 planning to fight in Iowa shall apply to the
3 13 commissioner for a permit. The permit application
3 14 shall be in the form prescribed by the commissioner.
3 15 The permit application shall be submitted no later
3 16 than fourteen days prior to the intended date of the
3 17 unarmed combat fighter event.
3 18 2. The commissioner shall establish by rule a
3 19 permit fee of not less than one hundred fifty dollars
3 20 for any unarmed combat fighter seeking to participate
3 21 in an unarmed combat fighting event held in Iowa.
3 22 Fees collected under this subsection shall be paid
3 23 into the general fund of the state and are
3 24 appropriated to the labor commissioner to be used and
3 25 distributed for expenses related to the regulation of
3 26 unarmed combat fighting in the state.
3 27 3. The permit application information required by
3 28 the commissioner shall include but is not limited to
3 29 the following:
3 30 a. The unarmed combat fighter's name and address.
3 31 b. The unarmed combat fighter's gender.
3 32 c. The unarmed combat fighter's date of birth.
3 33 d. The unarmed combat fighter's social security
3 34 number or, if a foreign unarmed combat fighter, any
3 35 similar citizen identification number or professional
3 36 unarmed combat fighter number from the country of
3 37 residence of the unarmed combat fighter.
3 38 e. If an unarmed combat fighter applying to the
3 39 commissioner for a permit pursuant to this section has
3 40 been assigned a personal identification number by a
3 41 professional unarmed combat fighter registry certified
3 42 by an unarmed combat fighter association or
3 43 commission, the unarmed combat fighter shall submit to
3 44 the commissioner the identification number assigned to
3 45 the unarmed combat fighter by the registry.
3 46 f. Two copies of a recent photograph of the
3 47 unarmed combat fighter.
3 48 g. An official government-issued photo
3 49 identification containing the unarmed combat fighter's
3 50 photograph and social security number or similar



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4 1 foreign identification number.
4 2 4. The commissioner shall issue a permit to an
4 3 unarmed combat fighter pursuant to this section. The
4 4 permit shall contain a recent photograph, the unarmed
4 5 combat fighter's social security number or similar
4 6 foreign identification number, and a personal
4 7 identification number assigned to the unarmed combat
4 8 fighter if the unarmed combat fighter submitted such a
4 9 number to the commissioner in accordance with
4 10 subsection 3, paragraph "e".
4 11 5. A permit issued pursuant to this section shall
4 12 be valid for one year from the date of issue.
4 13 Sec. 7. NEW SECTION. 90B.7 EVENT PROMOTER
4 14 RESPONSIBILITY.
4 15 A promoter, as defined in section 90B.2, subsection
4 16 4, paragraph "a", shall be responsible for the conduct
4 17 of all officials and participants at an unarmed combat
4 18 fighting event. The commissioner may reprimand,
4 19 suspend, deny, or revoke the participation of any
4 20 promoter, official, or participant for violations of
4 21 rules adopted by the commissioner. Rulings or
4 22 decisions of a promoter or an official are not
4 23 decisions of the commissioner and are not subject to
4 24 procedures under chapter 17A. The commissioner may
4 25 take action based upon the rulings or decisions of a
4 26 promoter or an official. This section shall not apply
4 27 to a promoter as defined in section 90B.2, subsection
4 28 4, paragraph "b".
4 29 Sec. 8. NEW SECTION. 90B.8 EMERGENCY LICENSE
4 30 SUSPENSIONS.
4 31 1. Notwithstanding the procedural requirements of
4 32 chapter 17A, the commissioner may orally suspend a
4 33 license, permit, or participation immediately if the
4 34 commissioner determines that any of the following have
4 35 occurred:
4 36 a. A license or permit was fraudulently or
4 37 deceptively obtained.
4 38 b. The holder of a license or permit fails at any
4 39 time to meet the qualifications for issuance.
4 40 c. An unarmed combat fighter fails to pass a
4 41 pre-event physical examination.
4 42 d. A promoter allows an unarmed combat fighter
4 43 without a permit to participate in an unarmed combat
4 44 fighting event.
4 45 e. A promoter allows a person whose license,
4 46 permit, or authority, issued pursuant to this chapter,
4 47 is under suspension to participate in an unarmed
4 48 combat fighting event.
4 49 f. A promoter or unarmed combat fighter is under
4 50 suspension by any other state or sporting regulatory



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5 1 organization.
5 2 g. A promoter or unarmed combat fighter is under
5 3 suspension in any state.
5 4 h. A promoter, unarmed combat fighter, or
5 5 participant is in violation of rules adopted pursuant
5 6 to section 90B.10.
5 7 2. A written notice of a suspension issued
5 8 pursuant to this section shall be given to the person
5 9 suspended within seven days of the emergency
5 10 suspension. The provisions of chapter 17A shall apply
5 11 once the written notice is given.
5 12 Sec. 9. NEW SECTION. 90B.9 SUSPENSIONS, DENIALS,
5 13 AND REVOCATIONS.
5 14 1. The commissioner may suspend, deny, revoke,
5 15 annul, or withdraw a license, permit, or authority to
5 16 participate in an unarmed combat fighting event if any
5 17 of the following occur:
5 18 a. Any of the reasons enumerated in section 90B.8.
5 19 b. Failure to pay fees and penalties due pursuant
5 20 to sections 90B.5, 90B.6, 90B.12, and 90B.13.
5 21 2. The provisions of chapter 17A shall apply to
5 22 actions under this section.
5 23 Sec. 10. NEW SECTION. 90B.10 RULES.
5 24 1. The commissioner shall adopt rules, pursuant to
5 25 chapter 17A, that the commissioner determines are
5 26 reasonably necessary to administer and enforce this
5 27 chapter.
5 28 2. The commissioner may adopt the rules of a
5 29 recognized national or world unarmed combat fighting
5 30 organization that sanctions fighting using a
5 31 combination of combative techniques to regulate events
5 32 in this state if the organization's rules provide
5 33 protection to the unarmed combat fighters
5 34 participating in the events which is equal to or
5 35 greater than the protections provided by this chapter
5 36 or by rules adopted pursuant to this chapter.
5 37 Sec. 11. NEW SECTION. 90B.11 REQUIRED CONDITIONS
5 38 FOR UNARMED COMBAT FIGHTING EVENTS.
5 39 An unarmed combat fighter shall not take part in an
5 40 unarmed combat fighting event unless the unarmed
5 41 combat fighter has been issued a permit pursuant to
5 42 section 90B.6 prior to the event. The unarmed combat
5 43 fighter shall pass a rigorous physical examination to
5 44 determine the unarmed combat fighter's fitness to
5 45 engage in any such event within twenty-four hours of
5 46 the start of the event. The examination shall be
5 47 conducted by a licensed practicing physician
5 48 designated or authorized by the commissioner.
5 49 Sec. 12. NEW SECTION. 90B.12 WRITTEN REPORT
5 50 FILED == TAX DUE == PENALTY.



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6 1 1. A promoter shall, within twenty days after an
6 2 unarmed combat fighting event, furnish to the
6 3 commissioner a written report stating the number of
6 4 tickets sold, the gross amount of admission proceeds
6 5 of the unarmed combat fighting event, and other
6 6 matters the commissioner may prescribe by rule. The
6 7 value of complimentary tickets in excess of five
6 8 percent of the number of tickets sold shall be
6 9 included in the gross admission receipts. Within
6 10 twenty days of the event, the promoter shall pay to
6 11 the treasurer of state a tax of five percent of its
6 12 total gross receipts, after deducting state sales tax,
6 13 from the sale of tickets of admission to the unarmed
6 14 combat fighting event. Fees collected under this
6 15 subsection shall be paid into the general fund of the
6 16 state and are appropriated to the labor commissioner
6 17 to be used and distributed for expenses related to the
6 18 regulation of unarmed combat fighting in the state.
6 19 2. If the promoter fails to make a timely report
6 20 within the time prescribed, or if the report is
6 21 unsatisfactory to the commissioner, the commissioner
6 22 may examine or cause to be examined the books and
6 23 records of the promoter, and subpoena and examine
6 24 under oath witnesses, for the purpose of determining
6 25 the total amount of the gross admission receipts for
6 26 any unarmed combat fighting event and the amount of
6 27 tax due pursuant to the provisions of this chapter.
6 28 The commissioner may, as the result of such
6 29 examination, fix and determine the tax, and may also
6 30 assess the promoter the reasonable cost of conducting
6 31 the examination. If a promoter defaults in the
6 32 payment of any tax due or the costs incurred in making
6 33 such examination, the promoter shall forfeit to the
6 34 state the sum of five thousand dollars, which may be
6 35 recovered by the attorney general pursuant to the bond
6 36 required under section 90B.5, subsection 4.
6 37 Sec. 13. NEW SECTION. 90B.13 LICENSE PENALTY.
6 38 A person who acts as a promoter without first
6 39 obtaining a license commits a serious misdemeanor. In
6 40 addition to criminal penalties, the promoter shall be
6 41 liable to the state for the taxes, costs, and
6 42 penalties pursuant to section 90B.12.
6 43 Sec. 14. ADMINISTRATIVE RULES == TRANSITION
6 44 PROVISION. Any rule, regulation, form, order, or
6 45 directive promulgated by the commissioner and in
6 46 effect on the effective date of this Act shall
6 47 continue in full force and effect until amended,
6 48 repealed, or supplemented by affirmative action of the
6 49 commissioner under the duties and powers of this Act.
6 50 Sec. 15. UNARMED COMBAT REPORT. The commissioner



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7 1 shall submit a report to the members of the general
7 2 assembly by January 1, 2009, about the commissioner's
7 3 ability to effectively regulate unarmed combat
7 4 fighting in the state under this chapter and shall
7 5 include information about the amateur and professional
7 6 events regulated.
7 7 Sec. 16. EFFECTIVE DATE PROVISIONS.
7 8 1. Except as provided in subsection 2, this Act
7 9 takes effect September 1, 2007.
7 10 2. For the purpose of accepting license and permit
7 11 applications, the sections of this Act enacting
7 12 sections 90B.5 and 90B.6 take effect August 1, 2007."
7 13 #2. Title page, by striking lines 1 and 2 and
7 14 inserting the following: <An Act regulating unarmed
7 15 combat fighting, imposing taxes, fees, and penalties,
7 16 and providing effective dates.>
7 17
7 18
7 19
7 20 COMMITTEE ON LABOR
7 21 R. OLSON of Polk, Chairperson
7 22 SF 385.301 82
7 23 ak/cf/9203



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House Amendment 1621

PAG LIN

1 1 Amend Senate File 421, as passed by the Senate, as
 1 2 follows:
 1 3 #1. Page 2, line 17, by inserting after the word
 1 4 <reasonable.> the following: <This section does not
 1 5 affect the responsibility of an insurance carrier or
 1 6 an employer to pay amounts not in dispute or a health
 1 7 service provider's right to receive payment from an
 1 8 employee's nonoccupational plan as provided in section
 1 9 85.38, subsection 2.>
 1 10 #2. Page 2, by inserting after line 35 the
 1 11 following:
 1 12 <Sec. ____ . Section 537.5301, subsection 4, Code
 1 13 2007, is amended to read as follows:
 1 14 4. A person who willfully and knowingly violates
 1 15 the provisions of section 537.7103 is guilty of a
 1 16 serious misdemeanor. However, this subsection is not
 1 17 applicable to a violation of section 537.7103,
 1 18 subsection 7.>
 1 19 #3. By renumbering as necessary.
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 1 22
 1 23 COMMITTEE ON LABOR
 1 24 R. OLSON of Polk, CHAIRPERSON
 1 25 SF 421.502 82
 1 26 av/je/9204
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House Amendment 1622

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1 1 Amend Senate File 446, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 1, line 13, by inserting after the words
1 4 <is to> the following: <discontinue a utility board
1 5 or to>.
1 6 #2. Page 1, line 18, by striking the word <any>
1 7 and inserting the following: <the utility board
1 8 affected or the gas or electric>.
1 9 #3. Page 1, line 20, by striking the words
1 10 <special, regular city, or> and inserting the
1 11 following: <special election or the date of the
1 12 regular city or>.
1 13
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1 15
1 16 COMMITTEE ON STATE GOVERNMENT
1 17 JOCHUM of Dubuque, CHAIRPERSON
1 18 SF 446.503 82
1 19 sc/je/7149
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House Amendment 1623

PAG LIN

1 1 Amend Senate File 510, as passed by the Senate, as
1 2 follows:
1 3 #1. Page 6, by striking lines 30 through 34 and
1 4 inserting the following: <by rule. The department
1 5 shall adopt rules>.
1 6
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1 8
1 9 COMMITTEE ON STATE GOVERNMENT
1 10 JOCHUM of Dubuque, CHAIRPERSON
1 11 SF 510.501 82
1 12 ec/je/8720
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House Amendment 1624

PAG LIN

1 1 Amend Senate File 544, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 1, by inserting before line 1 the
1 4 following:
1 5 <Section 1. Section 8A.362, subsection 5,
1 6 unnumbered paragraph 1, Code 2007, is amended to read
1 7 as follows:
1 8 ~~Of all~~ All new passenger vehicles and light pickup
1 9 trucks purchased by the director, ~~a minimum of ten~~
~~1 10 percent of all such vehicles and trucks purchased~~
1 11 shall be equipped with engines which utilize
1 12 alternative methods of propulsion including but not
1 13 limited to any of the following:>
1 14 #2. Page 1, by inserting after line 32 the
1 15 following:
1 16 <Sec. ____ . Section 266.39C, subsection 3, Code
1 17 2007, is amended to read as follows:
1 18 3. Iowa state university of science and technology
1 19 shall employ a director for the center, who shall be
1 20 appointed by the president of Iowa state university of
1 21 science and technology. The director of the center
1 22 shall employ necessary research and support staff.
1 23 The director and staff shall be employees of Iowa
1 24 state university of science and technology. ~~No more~~
~~1 25 than seven hundred thousand dollars of the funds made~~
~~1 26 available by appropriation from state revenues in any~~
~~1 27 one year shall be expended by the center for the~~
~~1 28 salaries and benefits of the employees of the center,~~
~~1 29 including the salary and benefits of the director.~~
~~1 30 The limit on expenditures for salaries and benefits~~
~~1 31 shall be adjusted annually by a percentage equal to~~
~~1 32 the average percentage salary adjustment approved~~
~~1 33 annually by the state board of regents for~~
~~1 34 professional and scientific employees at Iowa state~~
~~1 35 university of science and technology. The remainder~~
~~1 36 of the funds appropriated from state funds~~ Funds
1 37 appropriated to the center shall be used to sponsor
1 38 research grants and projects submitted on a
1 39 competitive basis by Iowa colleges and universities
1 40 and private nonprofit agencies and foundations, and
1 41 for the salaries and benefits of the employees of the
1 42 center. The center may also solicit additional grants
1 43 and funding from public and private nonprofit agencies
1 44 and foundations.>
1 45 #3. Page 2, by striking lines 9 through 17 and
1 46 inserting the following:
1 47 <NEW SUBSECTION. 4A. "Renewable energy" means
1 48 energy sources including but not limited to solar,
1 49 wind turbine, waste management, resource recovery,
1 50 recovered energy generation, refuse-derived fuel,



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House Amendment 1624 continued

2 1 hydroelectric, agricultural crops or residues, and
2 2 woodburning, or relating to renewable fuel development
2 3 and distribution.
2 4 NEW SUBSECTION. 4B. "Renewable fuel" means motor
2 5 vehicle fuel that meets any of the following
2 6 conditions:
2 7 a. Is produced from grain, starch, oilseed,
2 8 vegetable, animal, or fish materials including fats,
2 9 greases, and oils, sugarcane, sugar beets, sugar
2 10 components, tobacco, potatoes, or other biomass, or is
2 11 natural gas produced from a biogas source including a
2 12 landfill, sewage waste treatment plant, feedlot, or
2 13 other place where decaying organic material is found.
2 14 b. Is used to replace or reduce the quantity of
2 15 fossil fuel present in a fuel mixture used to operate
2 16 a motor vehicle.
2 17 "Renewable fuel" includes cellulosic biomass
2 18 renewable fuel, waste-derived renewable fuel, and
2 19 biodiesel fuel and any blending components derived
2 20 from renewable fuel, provided that only the renewable
2 21 fuel portion of any such blending component shall be
2 22 considered part of the applicable volume under the
2 23 renewable fuel program.>
2 24 #4. By striking page 2, line 23, through page 5,
2 25 line 15.
2 26 #5. By striking page 10, line 23, through page 13,
2 27 line 1.
2 28 #6. Page 18, by inserting after line 4 the
2 29 following:
2 30 <Sec. _____. Section 476.46, subsection 2, paragraph
2 31 d, subparagraph (2), Code 2007, is amended to read as
2 32 follows:
2 33 (2) A facility shall be eligible for no more than
2 34 ~~two hundred fifty thousand~~ one million dollars in
2 35 loans outstanding at any time under this program.>
2 36 #7. By striking page 18, line 5, through page 19,
2 37 line 1.
2 38 #8. Page 19, by inserting after line 3 the
2 39 following:
2 40 <Sec. _____. ENERGY EFFICIENCY STUDIES == IOWA
2 41 UTILITIES BOARD.
2 42 1. ENERGY EFFICIENCY PLANS. The Iowa utilities
2 43 board, in cooperation with gas and electric utilities,
2 44 shall conduct a study of the energy efficiency plans
2 45 and programs offered by all gas and electric utilities
2 46 pursuant to section 476.6 to determine the status and
2 47 effectiveness of energy efficiency programs in the
2 48 state, using the most accurate and up-to-date
2 49 information available to the board during the time
2 50 period prescribed for the study. The board shall



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House Amendment 1624 continued

3 1 report the results of the study, with recommendations
3 2 to use best practices to increase energy efficiency
3 3 and reduce energy consumption, to the members of the
3 4 general assembly by January 1, 2008.>
3 5 #9. By renumbering, relettering, or redesignating
3 6 and correcting internal references as necessary.
3 7
3 8
3 9
3 10 COMMITTEE ON COMMERCE
3 11 PETERSEN of Polk, CHAIRPERSON
3 12 SF 544.706 82
3 13 rn/gg/8320



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House Amendment 1625

PAG LIN

1 1 Amend Senate File 540, as amended, passed, and
 1 2 reprinted by the Senate, as follows:
 1 3 #1. Page 7, by inserting after line 20 the
 1 4 following:
 1 5 <Sec. _____. Section 633.231, Code 2007, is amended
 1 6 to read as follows:
 1 7 633.231 NOTICE IN INTESTATE ESTATES == MEDICAL
 1 8 ASSISTANCE CLAIMS.
 1 9 Upon opening administration of an intestate estate,
 1 10 the administrator ~~may~~ shall, in accordance with
 1 11 section 633.410, provide by ordinary mail to the
 1 12 entity designated by the department of human services,
 1 13 a notice of opening administration of the estate and
 1 14 of the appointment of the administrator, which shall
 1 15 include a notice to file claims with the clerk within
 1 16 the later to occur of ~~fifteen~~ four months from the
 1 17 second publication of the notice to creditors or ~~two~~
 1 18 six months from the date of mailing of this notice, or
 1 19 thereafter be forever barred.
 1 20 The notice shall be in substantially the following
 1 21 form:
 1 22 NOTICE OF OPENING ADMINISTRATION OF ESTATE, OF
 1 23 APPOINTMENT OF ADMINISTRATOR, AND NOTICE TO CREDITOR
 1 24 In the District Court of Iowa
 1 25 In and for County.
 1 26 In the Estate of, Deceased
 1 27 Probate No.
 1 28 To the Department of Human Services Who May Be
 1 29 Interested in the Estate of, Deceased, who died
 1 30 on or about (date):
 1 31 You are hereby notified that on the ... day of
 1 32 (month), ... (year), an intestate estate was opened in
 1 33 the above-named court and that was appointed
 1 34 administrator of the estate.
 1 35 You are further notified that the birthdate of the
 1 36 deceased is and the deceased's social security
 1 37 number is ...=...=.... The name of the spouse is
 1 38 The birthdate of the spouse is and the
 1 39 spouse's social security number is ...=...=...., and
 1 40 that the spouse of the deceased is alive as of the
 1 41 date of this notice, or deceased as of (date).
 1 42 You are further notified that the deceased was/was
 1 43 not a disabled or a blind child of the medical
 1 44 assistance recipient by the name of, who had
 1 45 a birthdate of and a social security number of
 1 46 ...=...=...., and the medical assistance debt of that
 1 47 medical assistance recipient was waived pursuant to
 1 48 section 249A.5, subsection 2, paragraph "a",
 1 49 subparagraph (1), and is now collectible from this
 1 50 estate pursuant to section 249A.5, subsection 2,



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House Amendment 1625 continued

2 1 paragraph "b".

2 2 Notice is hereby given that if the department of

2 3 human services has a claim against the estate for the

2 4 deceased person or persons named in this notice, the

2 5 claim shall be filed with the clerk of the above-named

2 6 district court, as provided by law, duly

2 7 authenticated, for allowance, and unless so filed by

2 8 the later to occur of ~~fifteen~~ four months from the

2 9 second publication of the notice to creditors or ~~two~~

2 10 six months from the date of the mailing of this

2 11 notice, unless otherwise allowed or paid, the claim is

2 12 thereafter forever barred.

2 13 Dated this ... day of (month), ... (year)

2 14

2 15 Administrator of estate

2 16

2 17 Address

2 18

2 19 Attorney for administrator

2 20

2 21 Address

2 22 Date of second publication

2 23 ... day of (month), ... (year)>.

2 24 #2. Page 7, by inserting after line 33 the

2 25 following:

2 26 <Sec. ____ . Section 633.304A, Code 2007, is amended

2 27 to read as follows:

2 28 633.304A NOTICE OF PROBATE OF WILL == MEDICAL

2 29 ASSISTANCE CLAIMS.

2 30 On admission of a will to probate, the executor ~~may~~

2 31 shall, in accordance with section 633.410, provide by

2 32 ordinary mail to the entity designated by the

2 33 department of human services, a notice of admission of

2 34 the will to probate and of the appointment of the

2 35 executor, which shall include a notice to file claims

2 36 with the clerk within the later to occur of ~~fifteen~~

2 37 four months from the second publication of the notice

2 38 to creditors or ~~two~~ six months from the date of

2 39 mailing of this notice, or thereafter be forever

2 40 barred.

2 41 The notice shall be in substantially the following

2 42 form:

2 43 NOTICE OF PROBATE OF WILL, OF APPOINTMENT OF EXECUTOR,

2 44 AND NOTICE TO CREDITORS

2 45 In the District Court of Iowa

2 46 In and for County.

2 47 In the Estate of, Deceased

2 48 Probate No.

2 49 To the Department of Human Services, Who May Be

2 50 Interested in the Estate of, Deceased, who died



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House Amendment 1625 continued

3 1 on or about (date):
 3 2 You are hereby notified that on the .. day of
 3 3 (month), .. (year), the last will and testament of
 3 4, deceased, bearing date of the .. day of
 3 5 (month), .. (year), was admitted to probate in the
 3 6 above-named court and that was appointed
 3 7 executor of the estate.
 3 8 You are further notified that the birthdate of the
 3 9 deceased is and the deceased's social security
 3 10 number is ...=...=.... The name of the spouse is
 3 11 The birthdate of the spouse is and
 3 12 the spouse's social security number is ...=...=.....,
 3 13 and that the spouse of the deceased is alive as of the
 3 14 date of this notice, or deceased as of (date).
 3 15 You are further notified that the deceased was/was
 3 16 not a disabled or a blind child of the medical
 3 17 assistance recipient by the name of, who had a
 3 18 birthdate of and a social security number of
 3 19 ...=...=....., and the medical assistance debt of that
 3 20 medical assistance recipient was waived pursuant to
 3 21 section 249A.5, subsection 2, paragraph "a",
 3 22 subparagraph (1), and is now collectible from this
 3 23 estate pursuant to section 249A.5, subsection 2,
 3 24 paragraph "b".
 3 25 Notice is hereby given that if the department of
 3 26 human services has a claim against the estate for the
 3 27 deceased person or persons named in this notice, the
 3 28 claim shall be filed with the clerk of the above-named
 3 29 district court, as provided by law, duly
 3 30 authenticated, for allowance, and unless so filed by
 3 31 the later to occur of ~~fifteen~~ four months from the
 3 32 second publication of the notice to creditors or ~~two~~
 3 33 six months from the date of mailing of this notice,
 3 34 unless otherwise allowed or paid, the claim is
 3 35 thereafter forever barred.
 3 36 Dated this .. day of (month), .. (year)
 3 37
 3 38 Executor of estate
 3 39
 3 40 Address
 3 41
 3 42 Attorney for executor
 3 43
 3 44 Address
 3 45 Date of second publication
 3 46 .. day of (month), .. (year)
 3 47 Sec. ____ Section 633.410, subsection 2, Code
 3 48 2007, is amended to read as follows:
 3 49 2. Notwithstanding subsection 1, claims for debts
 3 50 created under section 249A.5, subsection 2, relating



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House Amendment 1625 continued

4 1 to the recovery of medical assistance payments shall
4 2 be barred under this section unless filed with the
4 3 clerk within the later to occur of ~~fifteen~~ four months
4 4 after the date of the second publication of the notice
4 5 to creditors, or ~~two~~ six months after service of
4 6 notice by ordinary mail, on the form prescribed in
4 7 section 633.231 for intestate estates or on the form
4 8 prescribed in section 633.304A for testate estates, to
4 9 the entity designated by the department of human
4 10 services to receive notice.>
4 11 #3. By renumbering as necessary.
4 12
4 13
4 14
4 15 HUSER of Polk
4 16
4 17
4 18
4 19 UPMEYER of Hancock
4 20 SF 540.502 82
4 21 rh/je/9144



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House Amendment 1626

PAG LIN

1 1 Amend Senate File 427, as passed by the Senate, as
1 2 follows:
1 3 #1. Page 1, line 4, by striking the words
1 4 <identity, appearance, expression, or behavior> and
1 5 inserting the following: <identity>.
1 6 #2. Page 8, by inserting after line 4 the
1 7 following:
1 8 <Sec. ____ . NEW SECTION. 216.21 CONSTRUCTION OF
1 9 CHAPTER.
1 10 This chapter shall not be construed to allow
1 11 marriage between persons of the same sex, in
1 12 accordance with chapter 595.>
1 13 #3. By renumbering as necessary.
1 14
1 15
1 16
1 17 RANTS of Woodbury
1 18
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1 21 STRUYK of Pottawattamie
1 22
1 23
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1 25 SODERBERG of Plymouth
1 26
1 27
1 28
1 29 WINDSCHITL of Harrison
1 30
1 31
1 32
1 33 GRASSLEY of Butler
1 34
1 35
1 36
1 37 DEYOE of Story
1 38
1 39
1 40
1 41 WATTS of Dallas
1 42
1 43
1 44
1 45 GREINER of Washington
1 46
1 47
1 48
1 49 HUSEMAN of Cherokee
1 50



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House Amendment 1626 continued

2 1
2 2
2 3 WORTHAN of Buena Vista
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2 7 L. MILLER of Scott
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2 10
2 11 DE BOEF of Keokuk
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2 13
2 14
2 15 FORRISTALL of Pottawattamie
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2 19 ARNOLD of Lucas
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2 23 JACOBS of Polk
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2 27 RASMUSSEN of Buchanan
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2 31 SANDS of Louisa
2 32
2 33
2 34
2 35 HORBACH of Tama
2 36
2 37
2 38
2 39 DRAKE of Pottawattamie
2 40
2 41
2 42
2 43 HOFFMAN of Crawford
2 44
2 45
2 46
2 47 DOLECHECK of Ringgold
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House Amendment 1626 continued

3 1 BOAL of Polk
3 2
3 3
3 4
3 5 S. Olson of Clinton
3 6
3 7
3 8
3 9 UPMEYER of Hancock
3 10
3 11
3 12
3 13 ANDERSON of Page
3 14
3 15
3 16
3 17 MERTZ of Kossuth
3 18 SF 427.707 82
3 19 rh/gg/8743



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House Amendment 1627

PAG LIN

1 1 Amend Senate File 559, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 14, line 16, by striking the words <,
1 4 including a copy of> and inserting the following:
1 5 <describing>.
1 6 #2. Page 17, lines 28 and 29, by striking the
1 7 words <the end of the calendar month that we received>
1 8 and inserting the following: <receipt of>.
1 9 #3. Page 18, by striking lines 5 through 8, and
1 10 inserting the following:
1 11 <"An>.
1 12 #4. Page 18, line 15, by inserting after the word
1 13 <confirmation.> the following: <For your protection,
1 14 you have the right to confirm that the insurance
1 15 policy or annuity is issued as required by law.>
1 16 #5. Page 18, by striking lines 26 through 29, and
1 17 inserting the following:
1 18 <"Coverage under a surety bond in>.
1 19 #6. Page 19, line 4, by inserting after the word
1 20 <agreement.> the following: <For your protection, you
1 21 have the right to confirm that the surety bond is
1 22 issued as required by law.>
1 23 #7. Page 20, by striking lines 8 through 18, and
1 24 inserting the following:
1 25 <Sec. _____. Section 523A.703, Code 2007, is amended
1 26 to read as follows:
1 27 523A.703 FRAUDULENT PRACTICES.
1 28 A Except as otherwise provided in section 523A.704,
1 29 a person who willfully commits any of the following
1 30 acts commits a fraudulent practice and is punishable
1 31 as provided in chapter 714:
1 32 1. ~~Knowingly fails~~ Fails to comply with any
1 33 requirement of this chapter, or any rule adopted or
1 34 order issued under this chapter.
1 35 2. ~~Knowingly makes~~ Makes, causes to be made, or
1 36 subscribes to a false statement or representation in a
1 37 report or other document required under this chapter,
1 38 implementing rules, or orders, or renders such a
1 39 report or document misleading through the deliberate
1 40 omission of information properly belonging in the
1 41 report or document.
1 42 3. ~~Conspires to defraud in~~ In connection with the
1 43 sale of cemetery merchandise, funeral merchandise,
1 44 funeral services, or a combination thereof ~~under this~~
1 45 ~~chapter, directly or indirectly makes an untrue~~
1 46 statement of a material fact or omits to state a
1 47 material fact that is necessary to make the statements
1 48 made, in light of the circumstances under which they
1 49 were made, not misleading.
1 50 4. ~~Fails to deposit funds under sections 523A.201~~



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~~House Amendment 1627 continued~~

~~2 1 and 523A.202 or withdraws any funds in a manner
2 2 inconsistent with this chapter. Unless the purchase
2 3 agreement expressly provides otherwise, excludes in
2 4 the sale of cemetery merchandise, funeral merchandise,
2 5 or a combination thereof, funeral services that are
2 6 necessary for the delivery, use, or installation of
2 7 the cemetery merchandise or funeral merchandise at the
2 8 time of the burial or funeral.~~

~~2 9 5. Knowingly sells or offers cemetery merchandise,
2 10 funeral merchandise, funeral services, or a
2 11 combination thereof without an establishment permit.~~

~~2 12 6. Deliberately misrepresents or omits a material
2 13 fact relative to the sale of cemetery merchandise,
2 14 funeral merchandise, funeral services, or a
2 15 combination thereof under this chapter. When selling
2 16 cemetery merchandise or funeral merchandise, a seller
2 17 shall not exclude the funeral services necessary for
2 18 the delivery, use, or installation of the cemetery
2 19 merchandise or funeral merchandise at the time of the
2 20 funeral or burial unless the purchase agreement
2 21 expressly provides otherwise.~~

2 22 Sec. ____ . NEW SECTION. 523A.704 VIOLATIONS.

2 23 A person who willfully violates section 523A.501,
2 24 subsection 1, or section 523A.502, subsection 1, is
2 25 guilty of a class "D" felony.>

2 26 #8. Page 26, line 29, by inserting after the word
2 27 <requirement> the following: <or the seller has
2 28 previously provided to the commissioner a certified
2 29 copy of an audit conducted by an independent certified
2 30 public accountant verifying compliance with this
2 31 chapter for each year in question and the examination
2 32 conducted by the commissioner does not disclose that
2 33 the seller has not complied with this chapter for the
2 34 years in question>.

2 35 #9. By renumbering as necessary.

2 36

2 37

2 38

2 39 COMMITTEE ON COMMERCE

2 40 PETERSEN of Polk, Chairperson

2 41 SF 559.203 82

2 42 av/es/8934



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House Amendment 1628

PAG LIN

1 1 Amend Senate File 517, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 1, by striking lines 1 through 6 and
1 4 inserting the following:
1 5 <Sec. _____. Section 103A.8A, Code 2007, is amended
1 6 to read as follows:
1 7 103A.8A ENERGY CONSERVATION REQUIREMENTS.
1 8 The state building code commissioner shall adopt as
1 9 a part of the state building code a requirement that
1 10 new single-family or two-family residential
1 11 construction shall comply with energy conservation
1 12 requirements. The requirements adopted by the
1 13 commissioner shall be based upon a nationally
1 14 recognized standard or code for energy conservation.
1 15 The requirements shall only apply to single-family or
1 16 two-family residential construction commenced after
1 17 the adoption of the requirements. ~~This chapter shall~~
~~1 18 not be construed to prohibit a governmental~~
~~1 19 subdivision from adopting or enacting a minimum energy~~
~~1 20 standard which is substantially in accordance and~~
~~1 21 consistent with energy codes and standards developed~~
~~1 22 by a nationally recognized organization in effect on~~
~~1 23 or after July 1, 2002. A governmental subdivision~~
~~1 24 that adopts or enacts a minimum energy standard which~~
~~1 25 is substantially in accordance and consistent with~~
~~1 26 energy codes and standards developed by a nationally~~
~~1 27 recognized organization shall adopt or enact any~~
~~1 28 update or revision to the energy codes and standards.~~
1 29 Notwithstanding any other provision of this chapter to
1 30 the contrary, the energy conservation requirements
1 31 adopted by the commissioner and approved by the
1 32 council shall apply to new single-family or two-family
1 33 residential construction commenced on or after July 1,
1 34 2007, and shall supersede and replace any minimum
1 35 requirements for energy conservation adopted or
1 36 enacted by the governmental subdivision prior to that
1 37 date applicable to such construction. The state
1 38 building code commissioner may provide training to
1 39 builders, contractors, and other interested persons on
1 40 the adopted energy conservation requirements.
1 41 Sec. _____. Section 103A.10, subsection 4, paragraph
1 42 a, Code 2007, is amended to read as follows:
1 43 a. Provisions of the state building code
1 44 establishing thermal efficiency energy conservation
1 45 standards shall be applicable to all new construction
1 46 owned by the state, an agency of the state or a
~~1 47 political subdivision of the state, to all new~~
~~1 48 construction located in a governmental subdivision~~
~~1 49 which has adopted either the state building code or a~~
~~1 50 local building code or compilation of requirements for~~



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~~House Amendment 1628 continued~~

~~2 1 building construction and to all other new~~
~~2 2 construction in the state which will contain more than~~
~~2 3 one hundred thousand cubic feet of enclosed space that~~
2 4 is heated or cooled.
2 5 Sec. _____. Section 103A.10, subsection 5, Code
2 6 2007, is amended by striking the subsection and
2 7 inserting in lieu thereof the following:
2 8 5. Notwithstanding any other provision of this
2 9 chapter to the contrary, the energy conservation
2 10 requirements adopted by the commissioner and approved
2 11 by the council shall apply to all new construction
2 12 commenced on or after July 1, 2007, and shall
2 13 supersede and replace any minimum requirements for
2 14 energy conservation adopted or enacted by the
2 15 governmental subdivision prior to that date and
2 16 applicable to such construction.>
2 17 #2. Page 2, line 8, by inserting after the figure
2 18 <2007.> the following: <The report shall be made to
2 19 the commissioner on a form prescribed by the
2 20 commissioner. The commissioner shall make the form
2 21 available both in a paper copy and electronically and
2 22 shall provide that submission of the form may be made
2 23 either in a paper copy or electronically.
2 24 Sec. _____. Section 103A.22, subsection 1, Code
2 25 2007, is amended to read as follows:
2 26 1. Nothing in this chapter shall be construed as
2 27 prohibiting any governmental subdivision from adopting
2 28 or enacting any building regulations relating to any
2 29 building or structure within its limits, but a
2 30 governmental subdivision in which the state building
2 31 code has been accepted and is applicable shall not
2 32 have the power to supersede, void, or repeal or make
2 33 more restrictive any of the provisions of this chapter
2 34 or of the rules adopted by the commissioner. This
~~2 35 subsection shall not apply to energy conservation~~
~~2 36 requirements adopted by the commissioner and approved~~
~~2 37 by the council pursuant to section 103A.8A or 103A.10.~~
2 38 Sec. _____. ENERGY=EFFICIENT STUDY. The Iowa energy
2 39 independence office, if created in legislation enacted
2 40 by the Eighty=second General Assembly, 2007 Session,
2 41 shall in cooperation with the department of public
2 42 safety and the department of natural resources and in
2 43 consultation with industry stakeholders conduct a
2 44 study of green building and energy=efficient
2 45 standards. The study shall be completed by January 1,
2 46 2008, and shall include the following:
2 47 1. Definition of green building standards,
2 48 including building design, construction, maintenance
2 49 techniques, building materials, and equipment
2 50 promoting energy efficiency, energy conservation,



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House Amendment 1628 continued

3 1 utilization of renewable energy, and technology which
3 2 can be applied to the construction and maintenance of
3 3 new structures or rehabilitation of existing
3 4 structures.
3 5 2. Development of performance objectives for green
3 6 buildings.
3 7 3. Development of green building energy=efficient
3 8 design standards and the scope of their application,
3 9 and integration of energy=efficient design standards
3 10 into the state building code adopted pursuant to
3 11 chapter 103A and local building regulations.
3 12 4. Development of training materials for building
3 13 code officials in energy=efficient design standards.
3 14 Sec. ____ . EFFECTIVE DATE. This Act, being deemed
3 15 of immediate importance, takes effect upon enactment.>
3 16 #3. Title page, line 2, by inserting after the
3 17 word <administration,> the following: <study,>.
3 18 #4. Title page, line 3, by inserting after the
3 19 word <requirements> the following: <and providing an
3 20 effective date>.
3 21 #5. By renumbering as necessary.
3 22
3 23
3 24
3 25 COMMITTEE ON COMMERCE
3 26 PETERSEN of Polk, CHAIRPERSON
3 27 SF 517.301 82
3 28 eg/cf/9171



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House Amendment 1629

PAG LIN

1 1 Amend Senate File 155, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 2, by inserting after line 23 the
1 4 following:
1 5 <d. To the extent feasible, in making the
1 6 appointments under paragraphs "a" through "c", the
1 7 persons authorized to appoint shall give consideration
1 8 to the appointment of minority persons to the
1 9 commission.>
1 10 #2. By renumbering as necessary.
1 11
1 12
1 13
1 14 FORD of Polk
1 15 SF 155.302 82
1 16 sc/cf/7819
1 17
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House Amendment 1630

PAG LIN

1 1 Amend the amendment, H=1619, to Senate File 406, as
1 2 passed by the Senate, as follows:
1 3 #1. Page 1, line 3, by striking the figure <11>
1 4 and inserting the following: <9>.
1 5 #2. By renumbering as necessary.
1 6
1 7
1 8
1 9 SWAIM of Davis
1 10 SF 406.201 82
1 11 da/es/8843
1 12
1 13
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House Amendment 1631

PAG LIN

1 1 Amend Senate File 264, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 1, by striking lines 17 through 25 and
1 4 inserting the following:
1 5 <b. The parent who is being asked to temporarily
1 6 relinquish care, custody, and control of the child to
1 7 provide visitation is unfit to make the decision
1 8 regarding visitation.>
1 9 #2. By renumbering as necessary.
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1 13 COMMITTEE ON JUDICIARY
1 14 SWAIM of Davis, Chairperson
1 15 SF 264.201 82
1 16 pf/es/9168
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Iowa General Assembly
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House Amendment 1632

PAG LIN

1 1 Amend Senate File 546, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 2, line 7, by striking the word <medical>
1 4 and inserting the following: <hospital>.
1 5 #2. Page 2, by striking lines 9 through 13 and
1 6 inserting the following: <for the patient's injuries.
1 7 If the health plan denies payment for any other
1 8 reason, the health plan shall nonetheless provide the
1 9 hospital and the>.
1 10 #3. Page 2, line 15, by striking the word
1 11 <medical> and inserting the following: <hospital>.
1 12 #4. Page 2, line 17, by striking the words <plan
1 13 provider's> and inserting the following: <plan's>.
1 14
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1 17 COMMITTEE ON JUDICIARY
1 18 SWAIM of Davis, CHAIRPERSON
1 19 SF 546.502 82
1 20 rh/je/9146
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Iowa General Assembly
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House Amendment 1633

PAG LIN

1 1 Amend Senate File 340, as passed by the Senate, as
1 2 follows:
1 3 #1. Page 1, by striking lines 10 through 12, and
1 4 inserting the following: <Future interests may be
1 5 considered, but expectancies or interests arising from
1 6 inherited or gifted property created under a will or
1 7 other instrument under which the trustee, trustor,
1 8 trust protector, or owner has the power to remove the
1 9 party in question as a beneficiary, shall not be
1 10 considered.>
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1 14 COMMITTEE ON JUDICIARY
1 15 SWAIM of Davis, Chairperson
1 16 SF 340.202 82
1 17 pf/es/9170
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**Iowa General Assembly
Daily Bills, Amendments & Study Bills
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House Amendment 1634

PAG LIN

1 1 Amend Senate File 406, as passed by the Senate, as
 1 2 follows:
 1 3 #1. Page 1, by inserting before line 22 the
 1 4 following:
 1 5 <Sec. _____. Section 351.37, Code 2007, is amended
 1 6 to read as follows:
 1 7 351.37 DOGS RUNNING AT LARGE == IMPOUNDMENT OR
 1 8 DESTRUCTION == DISPOSITION.

1 9 1. A dog shall be apprehended and impounded by a
 1 10 local board of health or law enforcement official, or
 1 11 the dog may be destroyed by the law enforcement
 1 12 official, if the dog is running at large and the dog
 1 13 is not wearing a valid rabies vaccination tag or a
 1 14 rabies vaccination certificate is not presented to the
 1 15 local board of health or law enforcement official.

1 16 2. ~~The~~ After the dog is impounded or destroyed,
 1 17 the local board of health or law enforcement official
 1 18 shall provide written notice to the owner if the local
 1 19 board of health or law enforcement official can
 1 20 reasonably determine the owner's name and current
 1 21 address by accessing a tag or other device that is on
 1 22 or a part of the dog. The notice shall be sent within
 1 23 two days after the dog has been impounded or
 1 24 destroyed. ~~The~~ If the dog is impounded the notice
 1 25 shall provide that if the owner does not redeem the
 1 26 dog within seven days from the date that the notice is
 1 27 delivered, the dog may be humanely destroyed or
 1 28 otherwise disposed of in accordance with law. For
 1 29 purposes of this section, notice is delivered when the
 1 30 local board of health or law enforcement official
 1 31 mails the notice which may be by regular mail. An
 1 32 owner may redeem ~~a~~ an impounded dog by having it
 1 33 immediately vaccinated and paying the cost of
 1 34 impoundment.

1 35 3. If the owner of the impounded dog fails to
 1 36 redeem the dog within seven days from the date of the
 1 37 delivery of the notice to the dog's owner as provided
 1 38 in this section, the impounded dog may be disposed of
 1 39 in accordance with law. If the impounded dog is
 1 40 destroyed, it must be destroyed by euthanasia as
 1 41 defined in section 162.2.>

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 1 45 BAUDLER of Adair
 1 46 SF 406.504 82
 1 47 da/je/8842

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Iowa General Assembly
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House Concurrent Resolution 9 - Introduced

PAG LIN

H.C.R. _____ S.C.R. _____

1 1 HOUSE CONCURRENT RESOLUTION 9
1 2 By McCarthy and Rants
1 3 A Concurrent Resolution relating to Pioneer Lawmakers.
1 4 WHEREAS, The Eighty-second General Assembly is advised of a
1 5 meeting of the Pioneer Lawmakers Association to be held on
1 6 Wednesday, April 11, 2007; and
1 7 WHEREAS, The Pioneer Lawmakers request the opportunity to
1 8 meet formally with the General Assembly; NOW THEREFORE,
1 9 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE
1 10 CONCURRING, That the General Assembly meet in joint session in
1 11 the House Chamber on Wednesday, April 11, 2007, at 2:00 p.m.
1 12 and that the Pioneer Lawmakers be invited to attend and
1 13 present a program on that occasion, and that the Speaker of
1 14 the House of Representatives and the President of the Senate
1 15 be designated to deliver the invitation to them.
1 16 HCR 9
1 17 dt/jg/25



Iowa General Assembly
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House File 895 - Introduced

HOUSE FILE
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HSB 300)

Passed House, Date _____
Vote: Ayes _____ Nays _____
Approved

Passed Senate, Date _____
Vote: Ayes _____ Nays _____

A BILL FOR

- 1 An Act relating to the amendment of the bylaws of a horizontal
- 2 property regime.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 4 TLSB 2727HV 82
- 5 mg/je/5



Iowa General Assembly
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House File 895 - Introduced continued

PAG LIN

1 1 Section 1. Section 499B.15, subsection 6, Code 2007, is
1 2 amended to read as follows:
1 3 6. The percentage of votes required to amend the bylaws
1 4 which percentage shall not exceed seventy-five percent of the
1 5 apartment owners.

1 6 EXPLANATION
1 7 Under present law for horizontal property regimes
1 8 (condominiums) no specific percentage of votes are needed to
1 9 amend the bylaws. This bill specifies that the percentage of
1 10 votes required to amend the bylaws shall not exceed 75 percent
1 11 of the apartment owners.
1 12 LSB 2727HV 82
1 13 mg:rj/je/5



Iowa General Assembly
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House File 896 - Introduced

HOUSE FILE
BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO HF 357)
(SUCCESSOR TO HSB 55)

Passed House, Date _____ Passed Senate, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays
Approved

A BILL FOR

- 1 An Act creating a disaster aid individual assistance grant fund.
- 2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 3 TLSB 1266HZ 82
- 4 ec/gg/14



Iowa General Assembly
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House File 896 - Introduced continued

PAG LIN

1 1 Section 1. NEW SECTION. 29C.20A DISASTER AID INDIVIDUAL
1 2 ASSISTANCE GRANT FUND.
1 3 1. A disaster aid individual assistance grant fund is
1 4 created in the state treasury for the use of the executive
1 5 council. Moneys in the fund may be expended following the
1 6 governor's proclamation of a state of disaster emergency. The
1 7 executive council may make financial grants to meet
1 8 disaster-related expenses or serious needs of individuals or
1 9 families adversely affected by a disaster which cannot
1 10 otherwise be met by other means of financial assistance. The
1 11 aggregate total of grants awarded shall not be more than one
1 12 million dollars during a fiscal year. However, within the
1 13 same fiscal year, additional funds may be specifically
1 14 authorized by the executive council to meet additional needs.
1 15 2. The grant funds shall be administered by the department
1 16 of human services. The department shall adopt rules to create
1 17 the Iowa disaster aid individual assistance grant program.
1 18 The rules shall specify the eligibility of applicants and
1 19 eligible items for grant funding. The rules shall be adopted
1 20 no later than January 1, 2008. The executive council shall
1 21 use grant funds to reimburse the department of human services
1 22 for its actual expenses associated with the administration of
1 23 the grants.
1 24 3. To be eligible for a grant, an applicant shall have an
1 25 annual household income that is less than one hundred thirty
1 26 percent of the federal poverty level based on the number of
1 27 people in the applicant's household as defined by the most
1 28 recently revised poverty income guidelines published by the
1 29 United States department of health and human services. The
1 30 amount of a grant for a household shall not exceed twenty-five
1 31 percent of one hundred thirty percent of the federal poverty
1 32 level for a household of one. Expenses eligible for grant
1 33 funding shall be limited to personal property, home repair,
1 34 food assistance, and temporary housing assistance. An
1 35 applicant for a grant shall sign an affidavit committing to



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House File 896 - Introduced continued

2 1 refund any part of the grant that is duplicated by any other
2 2 assistance, such as but not limited to insurance or assistance
2 3 from community development groups, charities, the small
2 4 business administration, and the federal emergency management
2 5 agency.

2 6 4. The homeland security and emergency management division
2 7 shall submit an annual report, by January 1 of each year, to
2 8 the legislative fiscal committee and the legislative
2 9 government oversight committee concerning the activities of
2 10 the grant program in the previous fiscal year.

2 11 EXPLANATION

2 12 This bill, in new Code section 29C.20A, creates a disaster
2 13 aid individual assistance grant fund for the use of the
2 14 executive council. The fund may be used to make financial
2 15 grants of up to \$1 million in a fiscal year following a
2 16 governor's disaster proclamation to meet the needs of
2 17 individuals affected by the disaster. The fund will be
2 18 administered by the department of human services, which shall
2 19 adopt appropriate rules. In addition, the executive council
2 20 shall use grant funds to reimburse the department of human
2 21 services for its expenses in administering the fund. Grants
2 22 are limited to applicants who have an annual household income
2 23 of less than 130 percent of the federal poverty level. The
2 24 grant amount is limited to 25 percent of 130 percent of the
2 25 federal poverty level and may be used only for replacement of
2 26 personal property, home repair, food assistance, and temporary
2 27 housing assistance.

2 28 The bill requires the homeland security and emergency
2 29 management division to submit an annual report to the
2 30 legislative fiscal and oversight committees concerning the
2 31 grant program.

2 32 LSB 1266HZ 82

2 33 ec:nh/gg/14



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Senate Amendment 3300

PAG LIN

1 1 Amend Senate File 575 as follows:
1 2 #1. Page 4, by inserting after line 18 the
1 3 following:
1 4 <If the United States court of appeals or the
1 5 United States supreme court declares the value-based
1 6 treatment program at the Newton correctional facility
1 7 to be unconstitutional, the program shall be permitted
1 8 to continue operating and counseling inmates at the
1 9 facility through donations made to the program.>
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1 11
1 12
1 13 JEFF ANGELO
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1 16
1 17 TOM HANCOCK
1 18 SF 575.301 82
1 19 jm/cf/8731
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Senate Amendment 3301

PAG LIN

1 1 Amend House File 780, as passed by the House, as
1 2 follows:
1 3 #1. By striking everything after the enacting
1 4 clause and inserting the following:
1 5 <Section 1. Section 598.21C, Code 2007, is amended
1 6 to read as follows:
1 7 598.21C MODIFICATION OF CHILD SUPPORT, SPOUSAL
1 8 SUPPORT, ~~OR~~ MEDICAL SUPPORT, AND CHILD CUSTODY ORDERS.
1 9 1. CRITERIA FOR MODIFICATION. Subject to 28
1 10 U.S.C. } 1738B, the court may subsequently modify
1 11 child, spousal, or medical support orders when there
1 12 is a substantial change in circumstances. In
1 13 determining whether there is a substantial change in
1 14 circumstances, the court shall consider the following:
1 15 a. Changes in the employment, earning capacity,
1 16 income, or resources of a party.
1 17 b. Receipt by a party of an inheritance, pension,
1 18 or other gift.
1 19 c. Changes in the medical expenses of a party.
1 20 d. Changes in the number or needs of dependents of
1 21 a party.
1 22 e. Changes in the physical, mental, or emotional
1 23 health of a party.
1 24 f. Changes in the residence of a party.
1 25 g. Remarriage of a party.
1 26 h. Possible support of a party by another person.
1 27 i. Changes in the physical, emotional, or
1 28 educational needs of a child whose support is governed
1 29 by the order.
1 30 j. Contempt by a party of existing orders of
1 31 court.
1 32 k. Entry of a dispositional or permanency order in
1 33 juvenile court pursuant to chapter 232 placing custody
1 34 or physical care of a child with a party who is
1 35 obligated to pay support for a child. Any filing fees
1 36 or court costs for a modification filed or ordered
1 37 pursuant to this paragraph are waived.
1 38 1. Other factors the court determines to be
1 39 relevant in an individual case.
1 40 2. ADDITIONAL CRITERIA FOR MODIFICATION OF CHILD
1 41 SUPPORT ORDERS.
1 42 a. Subject to 28 U.S.C. } 1738B, but
1 43 notwithstanding subsection 1, a substantial change of
1 44 circumstances exists when the court order for child
1 45 support varies by ten percent or more from the amount
1 46 which would be due pursuant to the most current child
1 47 support guidelines established pursuant to section
1 48 598.21B or the obligor has access to a health benefit
1 49 plan, the current order for support does not contain
1 50 provisions for medical support, and the dependents are



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Senate Amendment 3301 continued

2 1 not covered by a health benefit plan provided by the
2 2 obligee, excluding coverage pursuant to chapter 249A
2 3 or a comparable statute of a foreign jurisdiction.
2 4 b. This basis for modification is applicable to
2 5 petitions filed on or after July 1, 1992,
2 6 notwithstanding whether the guidelines prescribed by
2 7 section 598.21B were used in establishing the current
2 8 amount of support. Upon application for a
2 9 modification of an order for child support for which
2 10 services are being received pursuant to chapter 252B,
2 11 the court shall set the amount of child support based
2 12 upon the most current child support guidelines
2 13 established pursuant to section 598.21B, including
2 14 provisions for medical support pursuant to chapter
2 15 252E. The child support recovery unit shall, in
2 16 submitting an application for modification,
2 17 adjustment, or alteration of an order for support,
2 18 employ additional criteria and procedures as provided
2 19 in chapter 252H and as established by rule.

2 20 3. APPLICABLE LAW. Unless otherwise provided
2 21 pursuant to 28 U.S.C. } 1738B, a modification of a
2 22 support order entered under chapter 234, 252A, 252C,
2 23 600B, this chapter, or any other support chapter or
2 24 proceeding between parties to the order is void unless
2 25 the modification is approved by the court, after
2 26 proper notice and opportunity to be heard is given to
2 27 all parties to the order, and entered as an order of
2 28 the court. If support payments have been assigned to
2 29 the department of human services pursuant to section
2 30 234.39, 239B.6, or 252E.11, or if services are being
2 31 provided pursuant to chapter 252B, the department is a
2 32 party to the support order.

2 33 3A. MODIFICATION OF CHILD CUSTODY ORDERS.
2 34 Modifications of orders pertaining to child custody
2 35 shall be made pursuant to chapter 598B. If the
2 36 petition for a modification of an order pertaining to
2 37 child custody asks either for joint custody or that
2 38 joint custody be modified to an award of sole custody,
2 39 the modification, if any, shall be made pursuant to
2 40 section 598.41.

2 41 3B. TEMPORARY MODIFICATION OF CHILD SUPPORT OR
2 42 CHILD CUSTODY ORDERS. While an application for
2 43 modification of a child support or child custody order
2 44 is pending, the court may, on its own motion or upon
2 45 application by either party, enter a temporary order
2 46 modifying an order of child support or child custody.
2 47 The court may enter such temporary order only after
2 48 service of the original notice, and an order shall not
2 49 be entered until at least five days' notice of
2 50 hearing, and opportunity to be heard, is provided to



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Senate Amendment 3301 continued

3 1 all parties. In entering temporary orders under this
3 2 subsection, the court shall consider all pertinent
3 3 matters, which may be demonstrated by affidavits, as
3 4 the court may direct. The hearing on the application
3 5 shall be limited to matters set forth in the
3 6 application, the affidavits of the parties, and the
3 7 required statements of income. The court shall not
3 8 hear any other matter relating to the application for
3 9 modification, respondent's answer, or any pleadings
3 10 connected with the application for modification or the
3 11 answer.

3 12 4. RETROACTIVITY OF MODIFICATION. Judgments for
3 13 child support or child support awards entered pursuant
3 14 to this chapter, chapter 234, 252A, 252C, 252F, 600B,
3 15 or any other chapter of the Code which are subject to
3 16 a modification proceeding may be retroactively
3 17 modified only from three months after the date the
3 18 notice of the pending petition for modification is
3 19 served on the opposing party. The three-month
3 20 limitation applies to a modification action pending on
3 21 or after July 1, 1997. The prohibition of retroactive
3 22 modification does not bar the child support recovery
3 23 unit from obtaining orders for accrued support for
3 24 previous time periods. Any retroactive modification
3 25 which increases the amount of child support or any
3 26 order for accrued support under this subsection shall
3 27 include a periodic payment plan. A retroactive
3 28 modification shall not be regarded as a delinquency
3 29 unless there are subsequent failures to make payments
3 30 in accordance with the periodic payment plan.

3 31 5. MODIFICATION OF PERIODIC DUE DATE. The
3 32 periodic due date established under a prior order for
3 33 payment of child support shall not be changed in any
3 34 modified order under this section, unless the court
3 35 determines that good cause exists to change the
3 36 periodic due date. If the court determines that good
3 37 cause exists, the court shall include the rationale
3 38 for the change in the modified order and shall address
3 39 the issue of reconciliation of any payments due or
3 40 made under a prior order which would result in payment
3 41 of the child support obligation under both the prior
3 42 and the modified orders.

3 43 6. MODIFICATION BY CHILD SUPPORT RECOVERY UNIT.
3 44 Notwithstanding any other provision of law to the
3 45 contrary, when an application for modification or
3 46 adjustment of support is submitted by the child
3 47 support recovery unit, the sole issues which may be
3 48 considered by the court in that action are the
3 49 application of the guidelines in establishing the
3 50 amount of support pursuant to section 598.21B, and



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Senate Amendment 3301 continued

4 1 provision for medical support under chapter 252E.
4 2 When an application for a cost-of-living alteration of
4 3 support is submitted by the child support recovery
4 4 unit pursuant to section 252H.24, the sole issue which
4 5 may be considered by the court in the action is the
4 6 application of the cost-of-living alteration in
4 7 establishing the amount of child support. Issues
4 8 related to custody, visitation, or other provisions
4 9 unrelated to support shall be considered only under a
4 10 separate application for modification.
4 11 7. NECESSARY CONTENT OF ORDER. Orders made
4 12 pursuant to this section need mention only those
4 13 factors relevant to the particular case for which the
4 14 orders are made but shall contain the names, birth
4 15 dates, addresses, and counties of residence of the
4 16 petitioner and respondent.
4 17 8. DUTY OF CLERK OF COURT. If the court modifies
4 18 an order, and the original decree was entered in
4 19 another county in Iowa, the clerk of court shall send
4 20 a copy of the modification by regular mail, electronic
4 21 transmission, or facsimile to the clerk of court for
4 22 the county where the original decree was entered.>
4 23 #2. Title page, line 2, by inserting after the
4 24 word <support> the following: <or custody>.
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4 28 COMMITTEE ON JUDICIARY
4 29 KEITH A. KREIMAN, CHAIRPERSON
4 30 HF 780.201 82
4 31 rh/es/9205



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Senate Amendment 3302

PAG LIN

1 1 Amend Senate File 551 as follows:
1 2 #1. Page 10, by striking lines 32 through 34.
1 3 #2. By renumbering as necessary.
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1 7 DENNIS H. BLACK
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1 11 JOHN P. KIBBIE
1 12 SF 551.207 82
1 13 da/es/8844
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Senate Amendment 3303

PAG LIN

1 1 Amend Senate File 175, as passed by the Senate, as
1 2 follows:
1 3 #1. Page 1, by striking lines 9 through 12 and
1 4 inserting the following: <by ~~regular~~ restricted
1 5 certified mail, if the value of the property is less
~~1 6 than fifty dollars, or certified mail, if the value of~~
~~1 7 the property is equal to or greater than fifty~~
~~1 8 dollars, return receipt requested, to the last known~~
1 9 address of any person having an>.
1 10 #2. Page 1, lines 14 and 15, by striking the words
1 11 <of the mailing> and inserting the following: <from
1 12 the date of receipt of the notice. Refusal of
~~1 13 restricted certified mail, return receipt requested,~~
~~1 14 shall be construed as receipt>.
1 15 #3. Page 1, line 17, by striking the words <after~~
1 16 the mailing of> and inserting the following: <~~after~~
~~1 17 the mailing of~~ from the date of receipt of the>.
1 18 SF 175.H
1 19 jm/jg/25
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Senate Amendment 3304

PAG LIN

1 1 Amend Senate File 333, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 47, by inserting after line 2 the
1 4 following:
1 5 <Sec. _____. Section 571.1A, subsection 3, Code
1 6 2007, is amended to read as follows:
1 7 3. "Harvesting services" means baling, chopping,
1 8 combining, cutting, husking, picking, shelling,
1 9 stacking, threshing, or ~~winnowing~~ windrowing a crop,
1 10 regardless of the means or method employed.>
1 11 #2. Page 50, by inserting after line 5 the
1 12 following:
1 13 <Sec. _____. Section 715.6, Code 2007, is amended to
1 14 read as follows:
1 15 715.6 EXCEPTIONS.
1 16 Sections 715.4 and 715.5 shall not apply to the
1 17 monitoring of, or interaction with, an owner's or an
1 18 operator's internet or other network connection,
1 19 service, or computer, by a telecommunications carrier,
1 20 cable operator, computer hardware or software
1 21 provider, or provider of information service or
1 22 interactive computer service for network or computer
1 23 security purposes, diagnostics, technical support,
1 24 maintenance, repair, authorized updates of computer
1 25 software or system firmware, authorized remote system
1 26 management, or detection or prevention of the
1 27 ~~unauthorized~~ use of or fraudulent or other illegal
1 28 activities prohibited in this chapter in connection
1 29 with a network, service, or computer software,
1 30 including scanning for and removing computer software
1 31 prescribed under this chapter. Nothing in this
1 32 chapter shall limit the rights of providers of wire
1 33 and electronic communications under 18 U.S.C. } 2511.>
1 34 #3. By renumbering as necessary.
1 35 SF 333.H
1 36 lh/jg/25

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Senate Amendment 3305

PAG LIN

1 1 Amend Senate File 580 as follows:
1 2 #1. Page 1, line 1, by striking the word <This>
1 3 and inserting the following: <Sections 1 through 4 of
1 4 this>.
1 5 #2. By striking page 2, line 34, through page 3,
1 6 line 2.
1 7 #3. Page 3, by striking lines 3 and 4 and
1 8 inserting the following:
1 9 <Sec. _____. Section 421.8, Code 2007, is amended to
1 10 read as follows:
1 11 421.8 PENALTY FOR DEFECTIVE RETURN UNDER CERTAIN
1 12 CIRCUMSTANCES.
1 13 If a person files a purported return of tax which
1 14 does not contain information on which the substantial
1 15 correctness of the self=assessment may be judged or
1 16 which contains information that on its face indicates
1 17 that the self=assessment is substantially incorrect
1 18 and the conduct previously referred to in this section
1 19 is due to a position which is frivolous or a desire
1 20 which appears on the purported return to delay or
1 21 impede the administration of the tax laws of this
1 22 state, then the person shall pay a penalty of ~~five~~
1 23 ~~hundred one thousand~~ one thousand dollars. This penalty shall be
1 24 in addition to any other penalty provided by law.
1 25 Sec. _____. Section 421.27, subsection 1, unnumbered
1 26 paragraph 1, Code 2007, is amended to read as follows:
1 27 If a person fails to file with the department on or
1 28 before the due date a return or deposit form there
1 29 shall be added to the tax shown due or required to be
1 30 shown due a penalty of ~~ten~~ twenty percent of the tax
1 31 shown due or required to be shown due. The penalty,
1 32 if assessed, shall be waived by the department upon a
1 33 showing of any of the following conditions:
1 34 Sec. _____. Section 421.27, subsection 2, unnumbered
1 35 paragraph 1, Code 2007, is amended to read as follows:
1 36 If a person fails to pay the tax shown due or
1 37 required to be shown due, on a return or deposit form
1 38 on or before the due date there shall be added to the
1 39 tax shown due or required to be shown due a penalty of
1 40 ~~five~~ ten percent of the tax due. The penalty, if
1 41 assessed, shall be waived by the department upon a
1 42 showing of any of the following conditions:
1 43 Sec. _____. Section 421.27, subsection 3, unnumbered
1 44 paragraph 1, Code 2007, is amended to read as follows:
1 45 If any person fails to pay the tax required to be
1 46 shown due with the filing of a return or deposit and
1 47 the department discovers the underpayment, there shall
1 48 be added to the tax required to be shown due a penalty
1 49 of ~~five~~ ten percent of the tax required to be shown
1 50 due. The penalty, if assessed, shall be waived by the



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Senate Amendment 3305 continued

2 1 department upon a showing of any of the following
2 2 conditions:
2 3 Sec. _____. Section 421.27, subsections 4, 5, 6, and
2 4 7, Code 2007, are amended to read as follows:
2 5 4. WILLFUL FAILURE TO FILE OR DEPOSIT. In case of
2 6 willful failure to file a return or deposit form with
2 7 the intent to evade tax, or in case of willfully
2 8 filing a false return or deposit form with the intent
2 9 to evade tax, in lieu of the penalties otherwise
2 10 provided in this section, a penalty of ~~seventy-five~~
2 11 one hundred fifty percent shall be added to the amount
2 12 shown due or required to be shown as tax on the return
2 13 or deposit form. If penalties are applicable for
2 14 failure to file a return or deposit form and failure
2 15 to pay the tax shown due or required to be shown due
2 16 on the return or deposit form, the penalty provision
2 17 for failure to file shall be in lieu of the penalty
2 18 provisions for failure to pay the tax shown due or
2 19 required to be shown due on the return or deposit
2 20 form, except in the case of willful failure to file a
2 21 return or deposit form or willfully filing a false
2 22 return or deposit form with intent to evade tax.
2 23 The penalties imposed under this subsection are not
2 24 subject to waiver.
2 25 5. FAILURE TO REMIT ON EXTENSION. If a person
2 26 fails to remit at least ninety percent of the tax
2 27 required to be shown due by the time an extension for
2 28 further time to file a return is made, there shall be
2 29 added to the tax shown due or required to be shown due
2 30 a penalty of ~~ten~~ twenty percent of the tax due.
2 31 6. IMPROPER RECEIPT OF REFUND OR CREDIT. A person
2 32 who makes an erroneous application for refund shall be
2 33 liable for any overpayment received plus interest at
2 34 the rate in effect under section 421.7. In addition,
2 35 a person who willfully makes a false or frivolous
2 36 application for refund with intent to evade tax is
2 37 guilty of a fraudulent practice and is liable for a
2 38 penalty equal to ~~seventy-five~~ one hundred fifty
2 39 percent of the refund claimed. Repayments, penalties,
2 40 and interest due under this subsection may be
2 41 collected and enforced in the same manner as the tax
2 42 imposed.
2 43 7. FAILURE TO USE REQUIRED FORM. If a person
2 44 fails to remit payment of taxes in the form required
2 45 by the rules of the director, there shall be added to
2 46 the amount of the tax a penalty of ~~five~~ ten percent of
2 47 the amount of tax shown due or required to be shown
2 48 due. The penalty imposed by this subsection shall be
2 49 waived if the taxpayer did not receive notification of
2 50 the requirement to remit tax payments electronically



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Senate Amendment 3305 continued

3 1 or if the electronic transmission of the payment was
3 2 not in a format or by means specified by the director
3 3 and the payment was made before the taxpayer was
3 4 notified of the requirement to remit tax payments
3 5 electronically.
3 6 Sec. _____. Section 452A.74A, subsection 3, Code
3 7 2007, is amended to read as follows:
3 8 3. IMPROPER RECEIPT OF REFUND. If a person files
3 9 an incorrect refund claim, in addition to the excess
3 10 amount of the claim, a penalty of ~~ten~~ twenty percent
3 11 shall be added to the amount by which the amount
3 12 claimed and refunded exceeds the amount actually due
3 13 and shall be paid to the department. If a person
3 14 knowingly files a fraudulent refund claim with the
3 15 intent to evade the tax, the penalty shall be
3 16 ~~seventy-five~~ one hundred fifty percent in lieu of the
3 17 ~~ten~~ twenty percent. The person shall also pay
3 18 interest on the excess refunded at the rate per month
3 19 specified in section 421.7, counting each fraction of
3 20 a month as an entire month, computed from the date the
3 21 refund was issued to the date the excess refund is
3 22 repaid to the state.
3 23 Sec. _____. Section 453A.31, subsection 1, Code
3 24 2007, is amended to read as follows:
3 25 1. For possession of unstamped cigarettes:
3 26 a. A ~~two~~ four hundred dollar penalty for the first
3 27 violation if a person is in possession of more than
3 28 forty but not more than four hundred unstamped
3 29 cigarettes.
3 30 b. A ~~five hundred~~ one thousand dollar penalty for
3 31 the first violation if a person is in possession of
3 32 more than four hundred but not more than two thousand
3 33 unstamped cigarettes.
3 34 c. A ~~twenty-five~~ fifty dollar per pack penalty for
3 35 the first violation if a person is in possession of
3 36 more than two thousand unstamped cigarettes.
3 37 d. For a second violation within three years of
3 38 the first violation, the penalty is ~~four~~ eight hundred
3 39 dollars if a person is in possession of more than
3 40 forty but not more than four hundred unstamped
3 41 cigarettes; ~~one~~ two thousand dollars if a person is in
3 42 possession of more than four hundred but not more than
3 43 two thousand unstamped cigarettes; and ~~thirty-five~~
3 44 seventy dollars per pack if a person is in possession
3 45 of more than two thousand unstamped cigarettes.
3 46 e. For a third or subsequent violation within
3 47 three years of the first violation, the penalty is ~~six~~
3 48 one thousand two hundred dollars if a person is in
3 49 possession of more than forty but not more than four
3 50 hundred unstamped cigarettes; ~~one~~ three thousand ~~five~~



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~~Senate Amendment 3305 continued~~

~~4~~ 1 hundred dollars if a person is in possession of more
4 2 than four hundred but not more than two thousand
4 3 unstamped cigarettes; and ~~forty-five~~ ninety dollars
4 4 per pack if a person is in possession of more than two
4 5 thousand unstamped cigarettes.
4 6 Sec. ____ . EFFECTIVE DATE.
4 7 1. Sections 1 through 4 of this Act, being deemed
4 8 of immediate importance, take effect upon enactment.
4 9 2. Except as provided in subsection 1, this Act
4 10 takes effect January 1, 2008, for taxes due and
4 11 payable on or after that date.>
4 12 #4. Title page, line 2, by inserting after the
4 13 word <and> the following: <providing penalties, and>.
4 14
4 15
4 16
4 17 JEFF ANGELO
4 18 SF 580.301 82
4 19 mg/cf/9207



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Senate Amendment 3306

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1 1 Amend Senate File 512 as follows:
1 2 #1. Page 4, line 29, by striking the word <by> and
1 3 inserting the following: <from>.
1 4
1 5
1 6
1 7 JEFF DANIELSON
1 8 SF 512.512 82
1 9 pf/je/9261
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Senate File 583 - Introduced

SENATE FILE
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO SSB 1341)

Passed Senate, Date _____
Vote: Ayes _____ Nays _____
Approved

Passed House, Date _____
Vote: Ayes _____ Nays _____

A BILL FOR

1 An Act relating to certain tax incentives by requiring data
2 collection, modifying requirements for city and county
3 budgets, and creating a reporting committee.
4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
5 TLSB 1342SV 82
6 tm/je/5



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Senate File 583 - Introduced continued

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1 1 Section 1. Section 15.335, Code 2007, is amended by adding
1 2 the following new subsection:

1 3 NEW SUBSECTION. 6. The department of revenue shall
1 4 develop a system for collecting data related to tax credits of
1 5 five thousand dollars or more claimed pursuant to this
1 6 section. The data collected shall include the name of the
1 7 taxpayer claiming the credit, the amount of the tax credit
1 8 claimed, the research activities for which the tax credit is
1 9 based, and any new jobs created or capital expenditures made
1 10 as a result of the research activities for which a tax credit
1 11 is claimed.

1 12 Sec. 2. Section 331.434, subsection 1, Code 2007, is
1 13 amended to read as follows:

1 14 1. The budget shall show the amount required for each
1 15 class of proposed expenditures, a comparison of the amounts
1 16 proposed to be expended with the amounts expended for like
1 17 purposes for the two preceding years, the revenues from
1 18 sources other than property taxation, a tax increment
1 19 financing budget including information required under section
1 20 384.16 for each urban renewal area established by the county,
1 21 and the amount to be raised by property taxation, in the
1 22 detail and form prescribed by the director of the department
1 23 of management.

1 24 Sec. 3. Section 384.16, subsection 1, Code 2007, is
1 25 amended by adding the following new paragraph:

1 26 NEW PARAGRAPH. d. A tax increment financing budget for
1 27 each urban renewal area established by the city.

1 28 Sec. 4. Section 384.16, subsection 1, unnumbered paragraph
1 29 2, Code 2007, is amended to read as follows:

1 30 A budget must show comparisons between the estimated
1 31 expenditures in each program in the following year, the latest
1 32 estimated expenditures in each program in the current year,
1 33 and the actual expenditures in each program from the annual
1 34 report as provided in section 384.22, or as corrected by a
1 35 subsequent audit report. Wherever practicable, as provided in



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2 1 rules of the committee, a budget, including the tax increment
2 2 financing budget, must show comparisons between the levels of
2 3 service provided by each program as estimated for the
2 4 following year, and actual levels of service provided by each
2 5 program during the two preceding years. Wherever practicable,
2 6 the tax increment financing budget shall include estimated and
2 7 actual tax increment financing revenues and all estimated and
2 8 actual expenditures of the revenues, proceeds from debt and
2 9 all estimated and actual expenditures of the debt proceeds,
2 10 and identification of any entity receiving a direct rebate of
2 11 taxes funded by tax increment financing revenues.

2 12 Sec. 5. Section 422.10, Code 2007, is amended by adding
2 13 the following new subsection:

2 14 NEW SUBSECTION. 6. The department of revenue shall
2 15 develop a system for collecting data related to tax credits of
2 16 five thousand dollars or more claimed pursuant to this
2 17 section. The data collected shall include the name of the
2 18 taxpayer claiming the credit, the amount of the tax credit
2 19 claimed, the research activities upon which the tax credit is
2 20 based, and any new jobs created or capital expenditures made
2 21 as a result of the research activities for which a tax credit
2 22 is claimed.

2 23 Sec. 6. Section 422.33, subsection 5, Code 2007, is
2 24 amended by adding the following new paragraph:

2 25 NEW PARAGRAPH. h. The department of revenue shall develop
2 26 a system for collecting data related to tax credits of five
2 27 thousand dollars or more claimed pursuant to this subsection.
2 28 The data collected shall include the name of the taxpayer
2 29 claiming the credit, the amount of the tax credit claimed, the
2 30 research activities upon which the tax credit is based, and
2 31 any new jobs created or capital expenditures made as a result
2 32 of the research activities for which a tax credit is claimed.

2 33 Sec. 7. INDUSTRIAL NEW JOBS TRAINING TAX INCENTIVES
2 34 REPORTING COMMITTEE. An industrial new jobs training tax
2 35 incentives reporting committee shall be formed consisting of



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Senate File 583 - Introduced continued

3 1 two representatives of the department of economic development,
3 2 two representatives of community colleges, and two
3 3 representatives of the department of revenue. One of the
3 4 representatives of the department of revenue shall serve as
3 5 the chairperson of the committee. The committee shall study
3 6 the reporting of information related to tax incentives
3 7 received pursuant to chapter 260E. By December 31, 2007, the
3 8 committee shall submit a written report to the general
3 9 assembly which shall include but not be limited to a proposed
3 10 system for collecting data for tax incentives received
3 11 pursuant to chapter 260E. The system shall collect data
3 12 including but not limited to the recipient of tax incentives
3 13 and the aggregate amount of tax incentives received under an
3 14 agreement pursuant to chapter 260E.

3 15 EXPLANATION

3 16 This bill relates to certain tax incentives by requiring
3 17 data collection, modifying requirements for city and county
3 18 budgets, and creating a reporting committee.

3 19 Currently, a research activities tax credit is allowed
3 20 under the state individual and corporate income tax. The bill
3 21 requires the department of revenue to develop a system for
3 22 collecting data related to research activities tax credits of
3 23 \$5,000 or more claimed by a taxpayer.

3 24 The bill requires cities and counties to include as part of
3 25 their annual budgeting procedures a tax increment financing
3 26 budget. The bill provides that the tax increment financing
3 27 budget, wherever practicable, shall include estimated and
3 28 actual tax increment financing revenues and all estimated and
3 29 actual expenditures of the revenues, proceeds from debt and
3 30 all of the expenditure of debt proceeds, and identification of
3 31 any entity receiving a direct tax increment financing rebate
3 32 of taxes. The bill requires the tax increment financing
3 33 budget, wherever practicable to show comparisons between the
3 34 levels of service provided by each program as estimated for
3 35 the following year, and actual levels of service provided by



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Senate File 583 - Introduced continued

4 1 each program during the two preceding years.
4 2 The bill requires an industrial new jobs training tax
4 3 incentives reporting committee to be formed consisting of two
4 4 representatives of the department of economic development, two
4 5 representatives of community colleges, and two representatives
4 6 of the department of revenue. The bill requires the committee
4 7 to study the reporting of information related to tax
4 8 incentives received pursuant to Code chapter 260E. By
4 9 December 31, 2007, the bill requires the committee to submit a
4 10 written report to the general assembly which shall include but
4 11 not be limited to a proposed system for collecting data for
4 12 tax incentives received pursuant to Code chapter 260E.
4 13 LSB 1342SV 82
4 14 tm:sc/je/5



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Senate Resolution 32 - Introduced

PAG LIN

S.R. _____ H.R. _____

1 1 SENATE RESOLUTION NO.
 1 2 BY QUIRMBACH
 1 3 A Resolution recognizing the federal Morrill
 1 4 Act and celebrating the renovation of Morrill
 1 5 Hall at Iowa State University.
 1 6 WHEREAS, the federal Morrill Act, sponsored by
 1 7 United States Senator Justin Morrill of Vermont and
 1 8 signed by President Abraham Lincoln in 1862, was the
 1 9 most important federal legislative act for higher
 1 10 education of the 19th century, giving states like Iowa
 1 11 the means to provide affordable higher education
 1 12 opportunities to every citizen; and
 1 13 WHEREAS, Senator Morrill stated that "[t]he
 1 14 land-grant colleges were founded on the idea that a
 1 15 higher and broader education should be placed in every
 1 16 State within the reach of those whose destiny assigns
 1 17 them to, or who may have the courage to choose ...
 1 18 locations where the wealth of nations is produced,
 1 19 where advanced civilization unfolds its comforts, and
 1 20 where a much larger number of the people need wider
 1 21 educational advantages, and impatiently await their
 1 22 possession"; and
 1 23 WHEREAS, in 1862, the great State of Iowa became
 1 24 the first state to accept the terms of the Morrill
 1 25 Act; and
 1 26 WHEREAS, the Iowa State College of Agriculture and
 1 27 Mechanic Arts founded in 1858 and now the Iowa State
 1 28 University of Science and Technology became, in 1864,
 1 29 the first institution in the United States designated
 1 30 as a land-grant institution; and



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Senate Resolution 32 - Introduced continued

2 1 WHEREAS, 215 institutions are now members of the
2 2 National Association of State Universities and
2 3 Land=Grant Colleges, educating nearly 3 million
2 4 students located in all 50 states; and
2 5 WHEREAS, Morrill Hall at Iowa State University,
2 6 since its construction in 1891, has stood as a proud
2 7 symbol honoring Senator Morrill and honoring Iowa's
2 8 commitment to public higher education; and
2 9 WHEREAS, more than 2,700 private donors contributed
2 10 more than \$7.4 million and Iowa's taxpayers
2 11 contributed almost \$2.8 million of the \$10.2 million
2 12 cost to renovate Morrill Hall; and
2 13 WHEREAS, Morrill Hall, after a two=year renovation,
2 14 will now continue its service in fulfilling Iowa State
2 15 University's land=grant mission of teaching, research,
2 16 and outreach by housing the Center for Excellence in
2 17 Learning and Teaching, the Center for Textiles and
2 18 Clothing, three modern classrooms, and the
2 19 world=renowned Christian Petersen Art Collection; and
2 20 WHEREAS, the rededication of Morrill Hall begins a
2 21 yearlong celebration of Iowa State University's
2 22 sesquicentennial; NOW THEREFORE,
2 23 BE IT RESOLVED BY THE SENATE, That the Senate
2 24 recognizes and honors the achievements of the federal
2 25 Morrill Act in making higher education available to
2 26 millions of Americans over the past century and a
2 27 half; and
2 28 BE IT FURTHER RESOLVED, That the Senate applauds
2 29 the completion of the renovation of Morrill Hall as an
2 30 important symbol of the commitment of the State of



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Senate Resolution 32 - Introduced continued

3 1 Iowa to the ideals of the land-grant colleges and
3 2 universities; and
3 3 BE IT FURTHER RESOLVED, That the Senate thanks the
3 4 taxpayers of Iowa and the more than 2,700 private
3 5 donors who have given of their own resources to
3 6 renovate Morrill Hall and return it to the people of
3 7 Iowa as an important education facility.
3 8 LSB 2877SS 82
3 9 jr:rj/je/5.3



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Senate Resolution 33 - Introduced

PAG LIN

S.R. _____ H.R. _____

1 1 SENATE RESOLUTION NO.
 1 2 BY MULDER
 1 3 A Resolution honoring the Pioneer United Methodist
 1 4 Church of Rock Valley, Iowa, on the occasion of
 1 5 its quasiquicentennial year.
 1 6 WHEREAS, Pioneer United Methodist Church, the first
 1 7 Protestant church in Rock Valley, Iowa, began
 1 8 celebrating its quasiquicentennial in 2006 and
 1 9 continues those activities in 2007; and
 1 10 WHEREAS, the first religious services held in Rock
 1 11 Township were led by a Methodist minister in 1879; and
 1 12 WHEREAS, the first Methodist services in Rock
 1 13 Valley were held in a local schoolhouse, where the
 1 14 congregation presented Rock Valley with its first
 1 15 Christmas tree; and
 1 16 WHEREAS, in 1880 a Methodist Class was organized in
 1 17 Rock Valley, part of a four-point circuit consisting
 1 18 of Pattersonville (now Hull), Boyden, Rock Valley, and
 1 19 a rural charge; and
 1 20 WHEREAS, the church was officially organized in
 1 21 1882 and was initially named the Pioneer Methodist
 1 22 Episcopal Church of Rock Valley; and
 1 23 WHEREAS, the first church building was ready for
 1 24 use in 1882, with \$50 of the cost coming from a
 1 25 donation from the Vice President of the United States
 1 26 William A. Wheeler; and
 1 27 WHEREAS, construction on the current church edifice
 1 28 began in 1964, with the first service held on January
 1 29 31, 1965, and a fellowship hall was added in 1988; and
 1 30 WHEREAS, in 1968 the church was officially renamed



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Senate Resolution 33 - Introduced continued

2 1 the Pioneer United Methodist Church; and
2 2 WHEREAS, over these many years the Pioneer United
2 3 Methodist Church has kept the spiritual life of its
2 4 members alive through regular Sunday worship services,
2 5 church school classes, choirs, organizations, and
2 6 activities; and
2 7 WHEREAS, the church has long been known for its
2 8 strong support of home and foreign mission projects ==
2 9 providing the impetus for the Heartland Center for
2 10 Restorative Justice, providing relief for the victims
2 11 of Hurricane Katrina, participating in the Heifer
2 12 Project International, and participating in the Red
2 13 Bird Missionary Conference; NOW THEREFORE,
2 14 BE IT RESOLVED BY THE SENATE, That the Senate
2 15 congratulates the Pioneer United Methodist Church of
2 16 Rock Valley, Iowa, for its 125 years of devotion to
2 17 God and service to mankind.
2 18 LSB 2892SS 82
2 19 jr:nh/je/5.1



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Senate Resolution 34 - Introduced

PAG LIN

S.R. _____ H.R. _____

1 1 SENATE RESOLUTION NO.
1 2 BY MCCOY
1 3 A Resolution honoring the centennial of United
1 4 Parcel Service of America, Inc., and
1 5 recognizing the contributions of the company
1 6 to the citizens of Iowa.
1 7 WHEREAS, on August 28, 2007, United Parcel Service
1 8 of America, Inc., known to generations of Iowans
1 9 simply as "UPS," will celebrate its 100th anniversary;
1 10 and
1 11 WHEREAS, UPS has served Iowa since 1965 and today
1 12 employs over 3,200 persons and operates 22 facilities
1 13 across the state; and
1 14 WHEREAS, each day, over 13,000 citizens of Iowa
1 15 utilize the express delivery and specialized
1 16 transportation and logistics services that UPS
1 17 provides; and
1 18 WHEREAS, UPS delivers more than 140,000 packages
1 19 every day to customers across this great state,
1 20 connecting people, communities, and businesses; and
1 21 WHEREAS, the services UPS provides connect the
1 22 people of Iowa to more than 200 countries through its
1 23 expansive transportation network that truly
1 24 synchronizes global commerce; and
1 25 WHEREAS, UPS has contributed more than \$925,000 to
1 26 philanthropic endeavors in the State of Iowa since
1 27 1995, reflecting the company's emphasis on community
1 28 service and citizenship; and
1 29 WHEREAS, UPS operations will continue to both
1 30 provide a substantial economic impact on the people of



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Senate Resolution 34 - Introduced continued

2 1 Iowa and focus on cultivating strong partnerships with
2 2 the communities it serves; NOW THEREFORE,
2 3 BE IT RESOLVED BY THE SENATE, That the Senate
2 4 honors the centennial of United Parcel Service of
2 5 America, Inc., and recognizes the contributions of the
2 6 company to the citizens of Iowa; and
2 7 BE IT FURTHER RESOLVED, That the Secretary of the
2 8 Senate is directed to transmit an appropriate copy of
2 9 this resolution to United Parcel Service of America,
2 10 Inc.
2 11 LSB 2899SS 82
2 12 jr:rj/es/88