# JAN 15 2004 **HUMAN RESOURCES**

HOUSE FILE 2032 BY ALONS, BAUDLER, BOAL, DE BOEF, GRANZOW, BODDICKER, WATTS, KURTENBACH, CHAMBERS, TYMESON, PAULSEN, LUKAN, ROBERTS, and HAHN

Passed	House,	Date		Passed	Senat	e, Dat	e	
Vote:	Ayes _		Nays	Vote:	Ayes		Nays	
	I	Approv	/ed					

A BILL FOR									
1	An Act relating to the liability derived from human cloning, as	nd							
2	providing civil remedies.								
3	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:								
4									
5									
6									
7									
8									
9									
10									
11									
12									
13									
14									

## s.f. H.f. 2032

- 1 Section 1. <u>NEW SECTION</u>. 707B.5 LIABILITY FOR THE RESULT 2 OF HUMAN CLONING -- CIVIL REMEDIES.
- 3 1. A person participating in human cloning resulting in
- 4 the production of a human individual is jointly and severally
- 5 liable to the individual and the individual's legal quardian
- 6 for support and the costs of guardianship during the
- 7 individual's minority, including any court costs associated
- 8 with any matter related to the production or legal status of
- 9 the individual. The liability under this subsection shall not
- 10 cease at the time that the individual reaches majority if at
- ll or after the time of majority the individual suffers from any
- 12 congenital defect or other disability related to the
- 13 production of the individual by human cloning.
- 14 2. The rights of recovery created under this section are
- 15 cumulative as to all other legal rights. The liability
- 16 created by this section shall not be reduced by the payment of
- 17 any other liability or by the recovery of damages from any
- 18 other sources or under any other legal theory.
- 19 3. The liabilities under this section shall be strictly
- 20 enforced without regard to negligence or fault. The
- 21 liabilities created by this section may not be waived by any
- 22 individual, except as provided by an enforceable judgment of a
- 23 court of this state.
- 24 4. Any state agency providing services to any individual
- 25 entitled to recovery under this section and any private
- 26 insurer legally obligated to pay medical costs or other
- 27 compensation related to the human cloning shall be subrogated
- 28 to the rights to recover under this section of any individual
- 29 receiving the services or benefiting from the insurance. The
- 30 subrogation shall not exceed the full cost of the services or
- 31 insurance payments.
- 32 5. An action brought under subsection 1 for support and
- 33 the costs of guardianship shall be commenced within five years
- 34 after the individual produced by human cloning reaches
- 35 majority. However, if at or after the time of reaching

1 majority the individual produced by human cloning suffers from

2 any congenital defect or other disability related to the

3 production of the individual by human cloning, an action may

4 be commenced until five years following the date of the death

5 of the individual.

### 6 EXPLANATION

7 This bill establishes civil remedies for an individual

8 produced by human cloning. The bill provides that a person

9 participating in human cloning resulting in the production of

10 a human individual is jointly and severally liable to the

11 individual and the individual's legal guardian for support and

12 the costs of guardianship during the individual's minority,

13 including any court costs associated with any matter related

14 to the production or legal status of the individual.

15 Additionally, the liability continues after the individual

16 reaches majority if at or after the time that the individual

17 reaches majority the individual suffers from any congenital

18 defect or other disability related to the production of the

19 individual by human cloning.

20 The bill provides that the rights of recovery are

21 cumulative as to all other legal rights, and the liability

22 created is not to be reduced by the payment of any other

23 liability or by the recovery of damages from any other sources

24 or under any other legal theory. The liabilities created are

25 to be strictly enforced without regard to negligence or fault

26 and are not to be waived, except as provided by an enforceable

27 judgment of a court of the state.

28 The bill also provides that any state agency providing

29 services to any individual entitled to recovery and any

30 private insurer legally obligated to pay medical costs or

31 other compensation related to the human cloning are to be

32 subrogated to the rights to recover of any individual

33 receiving the services or benefiting from the insurance. The

34 subrogation is not to exceed the full cost of the services or

35 insurance payments.

```
s.f. _____ H.f. 2032
```

```
An action brought for support and the costs of guardianship
2 is required to be commenced within five years of the time that
3 the individual produced by human cloning reaches majority.
4 However, if at or after the time of reaching majority the
5 individual produced by human cloning suffers from any
6 congenital defect or other disability related to the
7 production of the individual by human cloning, an action may
8 be commenced until five years following the date of the death
9 of the individual.
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
```