PROOF

STATE OF IOWA

House Journal

THURSDAY, APRIL 3, 2003

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JOURNAL OF THE HOUSE

Eightieth-first Calendar Day - Fifty-eighth Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, April 3, 2003

The House met pursuant to adjournment at 8:43 a.m., Speaker Rants in the chair.

Prayer was offered by Reverend Sheryl Campbell, pastor of Ripley United Church of Christ, Traer, accompanied by House Page, Natalie Owens from Traer. She was the guest of Representative Horbach of Tama County.

The Journal of April 2, 2003 was approved.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Speaker Rants.

SENATE MESSAGE CONSIDERED

Senate File 354, by committee on human resources, a bill for an act implementing the federal Indian Child Welfare Act.

Read first time and referred to committee on human resources.

ADOPTION OF HOUSE RESOLUTION 49

Shoultz of Black Hawk, Jenkins of Black Hawk and Berry of Black Hawk called up for consideration <u>House Resolution 49</u>, a resolution honoring the East Waterloo High School Boys' Basketball Team, and moved its adoption.

The motion prevailed and the resolution was adopted.

SPECIAL PRESENTATION

Berry of Black Hawk introduced the East Waterloo High School Boys Basketball Team.

The House rose and expressed it welcome.

On motion by Gipp of Winneshiek, the House was recessed at 9:01 a.m., until 1:00 p.m.

AFTERNOON SESSION

The House reconvened at 12:58 p.m., Speaker Rants in the chair.

QUORUM CALL

A non-record roll call was requested to determine that a quorum was present. The vote revealed eighty-three members present, seventeen absent.

SPECIAL PRESENTATION

Raecker of Polk introduced to the House, Julie Dwyer, the National Director of the Character Counts! Coalition, and Bambi Wagner from the Institute of Character Development from Drake University.

The House rose and expressed its welcome.

SENATE AMENDMENT CONSIDERED

Raecker of Polk called up for consideration <u>House File 180</u>, a bill for an act relating to character education and service learning in Iowa's elementary and secondary schools, amended by the Senate, and moved that the House concur in the following Senate amendment:

H-1211

- 1 Amend <u>House File 180</u>, as passed by the House, as
- 2 follows:
- 3 1. Page 1, line 4, by inserting after the word
- 4 "condition" the following: "for the inclusion of a
- 5 service learning endorsement on a student's diploma or

6 as a condition".

The motion prevailed and the House concurred in the Senate amendment H-1211.

Raecker of Polk moved that the bill, as amended by the Senate and

concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 180)

The ayes were, 97:

Alons	Arnold	Baudler	Bell
Berry	Boal	Boddicker	Boggess
Bukta	Chambers	Cohoon	Connors
Dandekar	Davitt	De Boef	Dennis
Dix	Dolecheck	Drake	Eichhorn
Elgin	Fallon	Foege	Ford
Freeman	Frevert	Gaskill	Gipp
Granzow	Greimann	Greiner	Hahn
Hansen	Hanson	Heaton	Heddens
Hogg	Horbach	Hunter	Huseman
Huser	Hutter	Jacobs	Jenkins
Jochum	Jones	Klemme	Kramer
Kuhn	Kurtenbach	Lalk	Lensing
Lukan	Lykam	Maddox	Manternach
Mascher	McCarthy	Mertz	Miller
Murphy	Myers	Oldson	Olson, D.
Olson, S.	Osterhaus	Paulsen	Peterson
Quirk	Raecker	Rasmussen	Rayhons
Reasoner	Roberts	Sands	Schickel
Shoultz	Smith	Stevens	Struyk
Swaim	Taylor, D.	Taylor, T.	Thomas
Tjepkes	Tymeson	Van Engelenhoven	Van Fossen, J.K.
Van Fossen, J.R.	Watts	Wendt	Whitaker
Whitead	Wilderdyke	Winckler	Wise
Mr. Speaker	-		
Rants			

The nays were, none.

Absent or not voting, 3:

Hoffman

Carroll

Upmeyer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

IMMEDIATE MESSAGE

Gipp of Winneshiek asked and received unanimous consent that **House File 180** be immediately messaged to the Senate.

SPECIAL PRESENTATION

Myers of Johnson introduced to the House the Honorable former state representative Andra Atteberry from Delaware County.

The House rose and expressed it's welcome.

The House stood at ease at 1:12 p.m., until the fall of the gavel.

The House resumed session at 3:00 p.m., Speaker Rants in the chair.

CONSIDERATION OF BILLS Unfinished Business Calendar

The House resumed consideration of <u>House File 662</u>, a bill for an act relating to the funding of, the operation of, and appropriation of moneys to the college student aid commission, the department for the blind, the department of cultural affairs, the department of education, and the state board of regents and including an effective date and retroactive applicability date provision, previously deferred, on April 2, 2003 and found on pages 931 through 933 of the House Journal.

Jenkins of Black Hawk offered the following amendment <u>H-1261</u> filed by Jenkins, et al., and moved its adoption:

H-1261

1	Amend <u>House File 662</u> as follows:		
2	1. Page 12, by striking line 20 and inserting the		
3	following:		
4	"	\$	1,190,152"
5	2. Page 13, by striking line 6 and inserting the		
6	following:		
7	"	\$	108,673"
8	3. Page 13, by striking line 10 and inserting the		
9	following:		
10	"	\$	79,940"
11	4. Page 13, by striking line 13 and inserting the		
12	following:		
13	"	\$	161,173"
14	5. Page 13, by striking line 19 and inserting the		
15	following:		
16	"	\$2	32,423,103"
17	6. Page 13, by striking line 35 and inserting the		
18	following:		
19	"	\$ 2	28,833,519"

00			
20 21	7. Page 15, by striking line 22, and inserting		
21 22	the following: "	¢	7 119 887"
23	8. Page 15, by striking line 28 and inserting the	Ģ	7,442,007
24	following:		
25	"	s	6.724.505"
26	9. Page 16, by striking line 2 and inserting the	Ť	0,122,000
27	following:		
28	"	\$	2,808,191"
29	10. Page 16, by striking line 8 and inserting the		
30	following:		
31	"	\$	4,018,388"
32	11. Page 16, by striking line 16 and inserting		
33	the following:		
34	"	\$	2,193,798"
35	12. Page 16, by striking line 25 and inserting		
36	8		
37		Ş	685,914"
38	13. Page 16, by striking line 30 and inserting		
39	the following:	Å	100.000
40	"	Ş	188,880
41 42	following:		
42	"	¢	68,553"
43 44	15. Page 17, by striking line 6 and inserting the	Ģ	00,333
45	following:		
46	"	s	931.420"
47	16. Page 17, by striking line 12 and inserting	7	, 120
48	the following:		
49	"	\$	803,013"
50	17. Page 17, by striking line 21 and inserting		

Page 2

1	the following:		
2	"	\$	47,170"
3	18. Page 17, by striking line 28 and inserting		
4	the following:		
5	"	\$18	3,134,521"
6	19. Page 18, by striking line 5 and inserting the		
7	following:		
8	"	\$ 32	2,712,448"
9	20. Page 18, by striking line 12 and inserting		
10	the following:		
11	"	\$ 20	0,815,676"
12	21. Page 18, by striking line 18 and inserting		
13	the following:		
14	"	\$	489,648"
15	22. Page 18, by striking line 29 and inserting		
16	the following:		
17	"	\$ 82	2,228,033"
18	23. Page 19, by striking line 6 and inserting the		

19	following:	
20	"	\$ 217,290"
21	24. Page 19, by striking line 12 and inserting	
22	the following:	
23	"	\$ 8,107,934"
24	25. Page 19, by striking line 18 and inserting	
25	the following:	
26	"	\$ 4,537,514"
27	26. Page 19, by striking line 27 and inserting	
28	the following:	
29	"	\$ 15,103"

Amendment <u>H-1261</u> was adopted, placing out of order amendment <u>H-1208</u>, previously deferred, filed by Greimann of Story, et al., on April 1, 2003.

Whitaker of Van Buren offered amendment <u>H-1202</u> filed by Whitaker, et al., as follows:

H-1202

- 1 Amend <u>House File 662</u>, as follows:
- 2 1. Page 22, by inserting after line 23 the
- 3 following:
- 4 "Sec.___. Section 261.86, Code 2003, is amended
- 5 by adding the following new subsection:
- 6 <u>NEW SUBSECTION</u>. 6. Notwithstanding section 8.33,
- 7 until one year after the date the president of the
- 8 United States or the Congress of the United States
- 9 declares a cessation of hostilities ending operation
- 10 Iraqi freedom, funds appropriated for purposes of this
- 11 section which remain unencumbered or unobligated at
- 12 the close of the fiscal year for which the funds were
- 13 appropriated shall not revert but shall be available
- 14 for expenditure for the following fiscal year for
- 15 purposes of this section."

Tymeson of Madison offered the following amendment <u>H–1237</u>, to amendment <u>H–1202</u>, filed by Tymeson, et al., and moved its adoption:

H-1237

- 1 Amend the amendment, H-1202, to <u>House File 662</u> as
- 2 follows:
- 3 1. Page 1, by inserting after line 15 the
- 4 following:
- 5 "____. Page 25, by inserting after line 32 the
- 6 following:
- 7 "___. The section of this Act, amending section

980

- 8 261.86, being deemed of immediate importance, takes
- 9 effect upon enactment and applies retroactively to
- 10 July 1, 2002.""
- 11 2. By renumbering, redesignating, and correcting
- 12 internal references as necessary.

Amendment <u>H-1237</u> was adopted.

On motion by Whitaker of Van Buren, amendment <u>H-1202</u>, as amended, was adopted.

Speaker pro tempore Carroll in the chair at 3:17 p.m.

Winckler of Scott offered the following amendment <u>H-1210</u>, previously deferred, filed by her and moved its adoption:

H-1210

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1 Amend <u>House File 662</u> as follows:
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- 2 1. By striking page 1, line 33 through page 2,
- 3 line 2.

Roll call was requested by Winckler of Scott and Shoultz of Black Hawk.

Rule 75 was invoked.

On the question "Shall amendment <u>H-1210</u> be adopted?" (<u>H.F.</u> <u>662</u>)

The ayes were, 47:

Bell	Berry	Bukta	Cohoon
Connors	Dandekar	Davitt	Fallon
Foege	Ford	Frevert	Gaskill
Greimann	Heaton	Heddens	Hogg
Hunter	Huser	Jochum	Kuhn
Lensing	Lykam	Maddox	Mascher
McCarthy	Mertz	Miller	Murphy
Myers	Oldson	Olson, D.	Osterhaus
Petersen	Reasoner	Shoultz	Smith
Stevens	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Whitaker
Whitead	Winckler	Wise	

The nays were, 52:

Arnold	Baudler	Boal
Boggess	Chambers	De Boef
Dix	Dolecheck	Drake
Elgin	Freeman	Gipp
Greiner	Hahn	Hansen
Hoffman	Horbach	Huseman
Jacobs	Jenkins	Jones
Kramer	Kurtenbach	Lalk
Manternach	Olson, S.	Paulsen
Rants, Spkr.	Rasmussen	Rayhons
Sands	Schickel	Tjepkes
Upmeyer	Van Engelenhoven	Van Fossen, J.K.
Watts	Wilderdyke	Carroll, Presiding
	Boggess Dix Elgin Greiner Hoffman Jacobs Kramer Manternach Rants, Spkr. Sands Upmeyer	BoggessChambersDixDolecheckElginFreemanGreinerHahnHoffmanHorbachJacobsJenkinsKramerKurtenbachManternachOlson, S.Rants, Spkr.RasmussenSandsSchickelUpmeyerVan Engelenhoven

Absent or not voting, 1:

Quirk

Amendment <u>H–1210</u> lost.

Jenkins of Black Hawk asked and received unanimous consent to withdraw amendment <u>H-1221</u>, previously deferred, filed by him on April 1, 2003.

Dolecheck of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 662)

The ayes were, 99:

Alons Berry Bukta Dandekar Dix Elgin Freeman	Arnold Boal Chambers Davitt Dolecheck Fallon Frevert	Baudler Boddicker Cohoon De Boef Drake Foege Gaskill	Bell Boggess Connors Dennis Eichhorn Ford Gipp
Berry	Boal	Boddicker	Boggess
Bukta	Chambers	Cohoon	Connors
Dandekar	Davitt	De Boef	Dennis
Dix	Dolecheck	Drake	Eichhorn
Elgin	Fallon	Foege	Ford
Freeman	Frevert	Gaskill	Gipp
Granzow	Greimann	Greiner	Hahn
Hansen	Hanson	Heaton	Heddens
Hoffman	Hogg	Horbach	Hunter
Huseman	Huser	Hutter	Jacobs
Jenkins	Jochum	Jones	Klemme
Kramer	Kuhn	Kurtenbach	Lalk
Lensing	Lukan	Lykam	Maddox
Manternach	Mascher	McCarthy	Mertz
Miller	Murphy	Myers	Oldson

Olson, D.	Olson, S.	Osterhaus	Paulsen
Petersen	Raecker	Rants, Spkr.	Rasmussen
Rayhons	Reasoner	Roberts	Sands
Schickel	Shoultz	Smith	Stevens
Struyk	Swaim	Taylor, D.	Taylor, T.
Thomas	Tjepkes	Tymeson	Upmeyer
Van Engelenhoven	Van Fossen, J.K.	Van Fossen, J.R.	Watts
Wendt	Whitaker	Whitead	Wilderdyke
Winckler	Wise	Carroll,	
		Presiding	

The nays were, none.

Absent or not voting, 1:

Quirk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Webster on request of Myers of Johnson; Quirk of Chickasaw on request of Stevens of Dickinson.

IMMEDIATE MESSAGE

Gipp of Winneshiek asked and received unanimous consent that **House File 662** be immediately messaged to the Senate.

Regular Calendar

House File 595, a bill for an act relating to land use, by limiting condemnation of century farms, by modifying procedures pertaining to certain voluntary annexations and to involuntary annexations and providing an effective date, was taken up for consideration.

Tjepkes of Webster offered the following amendment $\underline{H-1223}$ filed by him and moved its adoption:

H-1223

- 1 Amend <u>House File 595</u> as follows:
- 2 1. Page 1, by striking lines 1 through 14.

- 3 2. Title page, by striking lines 1 and 2 and
- 4 inserting the following: "An Act relating to certain5 voluntary".
- 6 3. By renumbering as necessary.

Roll call was requested by Myers of Johnson and Kuhn of Floyd.

Rule 75 was invoked.

On the question "Shall amendment H-1223 be adopted?" (H.F. <u>595</u>)

The ayes were, 57:

Alons	Arnold	Berry	Boal
Boddicker	Chambers	Dandekar	De Boef
Dennis	Dix	Dolecheck	Drake
Eichhorn	Elgin	Gipp	Granzow
Greiner	Hahn	Hansen	Hanson
Heaton	Hoffman	Horbach	Huseman
Hutter	Jacobs	Jenkins	Jones
Klemme	Kramer	Kurtenbach	Lalk
Lukan	Maddox	Manternach	McCarthy
Olson, S.	Paulsen	Raecker	Rants, Spkr.
Rasmussen	Rayhons	Reasoner	Roberts
Sands	Schickel	Shoultz	Smith
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Wilderdyke
Carroll,			
Presiding			
The nays were,	39:		
Bell	Bukta	Cohoon	Connors
Davitt	Fallon	Foege	Ford
Freeman	Frevert	Gaskill	Greimann
Heddens	Hogg	Hunter	Huser
Jochum	Kuhn	Lensing	Lykam
Mascher	Mertz	Murphy	Myers
Oldson	Olson, D.	Osterhaus	Petersen
Stevens	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Whitaker
Whitead	Winckler	Wise	
Absent or not vo	oting, 4:		
Baudler	Boggess	Miller	Quirk
. .			

Amendment <u>H-1223</u> was adopted.

Wise of Lee asked and received unanimous consent to withdraw amendment H-1260 filed by him on April 2, 2003.

Wise of Lee offered amendment <u>H-1262</u> filed by him as follows:

H-1262

1 Amend House F	le 595 as follows:
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- 2 1. Page 1, by inserting before line 15, the
- 3 following:
- 4 "Sec.___. Section 331.303, Code 2003, is amended
- 5 by adding the following new subsection:
- 6 NEW SUBSECTION. 8A. Upon petition of twenty
- 7 percent of the eligible electors residing in the area
- 8 outside the city limits over which the zoning
- 9 jurisdiction is extended, approve or disapprove
- 10 pursuant to section 414.23 a city zoning ordinance or
- 11 regulation or an amendment to such an ordinance or
- 12 regulation affecting such area."
- 13 2. Page 5, by inserting before line 30, the
- 14 following:
- 15 "Sec.___. Section 414.23, unnumbered paragraph 3,
- 16 Code 2003, is amended to read as follows:
- 17 Property owners affected by such zoning regulations
- 18 shall have the same rights of hearing, protest, and
- 19 appeal as those within the municipality exercising
- 20 this power. <u>However, upon petition of twenty percent</u>
- 21 of the eligible electors residing in the area outside
- 22 the city limits over which the zoning jurisdiction is
- 23 extended, the city zoning ordinance or regulation, or
- 24 amendment to such an ordinance or regulation, shall
- 25 not take effect within such area unless the zoning
- 26 ordinance or regulation, or the amendment to such an
- 27 <u>ordinance or regulation, is approved by the board of</u>
- 28 supervisors. The petition shall be submitted to the
- 29 <u>county auditor. The auditor shall notify the city of</u>
- 30 receipt of the petition."
- 31 3. Page 5, by inserting after line 31 the
- 32 following:
- 33 "Sec.___. APPLICABILITY DATE. The sections of
- 34 this Act enacting section 331.303, subsection 8A, and
- 35 amending section 414.23 apply to a city zoning
- 36 ordinance or regulation or an amendment to a city
- 37 ordinance or regulation affecting an unincorporated
- 38 area of a county over which a city has extended its
- 39 jurisdiction, which is adopted on or after the
- 40 effective date of this Act".
- 41 4. Title page, line 3, by inserting after the
- 42 words "involuntary annexations" the following: "and

- 43 authorizing a county board of supervisors to approve
- 44 or disapprove certain city zoning ordinances or
- 45 regulations,".
- 46 5. Title page, line 4, by inserting after the
- 47 word "date" the following: "and an applicability
- 48 date".
- 49 6. By renumbering as necessary.

Tjepkes of Webster rose on a point of order that amendment \underline{H} -<u>1262</u> was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-1262}$ not germane.

Tjepkes of Webster offered amendment $\underline{H-1224}$ filed by him as follows:

H-1224

- 1 Amend <u>House File 595</u> as follows:
- 2 1. Page 1, by inserting after line 19, the
- 3 following:
- 4 "Sec.___. Section 368.4, Code 2003, is amended to
- 5 read as follows:
- 6 368.4 ANNEXING MORATORIUM.
- 7 A city, following notice and hearing, may by
- 8 resolution agree with another city or cities to
- 9 refrain from annexing specifically described territory
- 10 for a period not to exceed ten years and, following
- 11 notice and hearing, may by resolution extend the
- 12 agreement for subsequent periods not to exceed ten
- 13 years each. Notice of a hearing shall be served by
- 14 regular mail at least thirty days before the hearing
- 15 on the city development board, and on the board of
- 16 supervisors of the county in which the territory is
- 17 located, and on all persons owning land within the
- 18 area subject to the agreement and shall be published
- 19 in an official county newspaper in each county
- 20 containing a city conducting a hearing regarding the
- 21 agreement, in any county within two miles of any such
- 22 <u>city, and in an official newspaper of each city</u>
- 23 conducting a hearing regarding the agreement. The
- 24 notice shall include the time and place of the
- 25 hearing, describe the territory subject to the
- 26 proposed agreement, and the general terms of the
- 27 agreement. After passage of a resolution by the
- 28 cities approving the agreements, a copy of the
- 20 chies approving the agreements, a copy of the
- 29 agreement and a copy of any resolution extending an
- 30 agreement shall be filed with the city development

- 32 agreement is in force, the board shall dismiss a
- 33 petition or plan which violates the terms of the
- 34 agreement."
- 35 2. Page 2, by striking lines 3 through 8, and
- 36 inserting the following: "hearing for all affected
- property owners and the county. Public land may be 37
- 38 included in the".
- 39 3. Page 3, line 26, by inserting after the word
- 40 "annexed" the following: "unless the adjoining
- 41 property is in a city".
- 4. Page 4, by striking lines 17 and 18, and 42
- 43 inserting the following: "considering such an
- 44 annexation application, the board may request that the
- 45 annexing city provide information on the amount of
- 46 land located in the".
- 5. Page 4, by inserting after line 21, the 47
- 48 following:
- 49 "Sec. _. Section 368.11, Code 2003, is amended
- 50 by adding the following new subsection:

Page 2

- NEW SUBSECTION. 14. In the case of an annexation, 1
- 2 a plan for extending municipal services to be provided
- 3 by the annexing city to the annexed territory within
- 4 three years of July 1 of the fiscal year in which city
- 5 taxes are collected against property in the annexed
- 6 territory."
- 7 6. Page 5, line 6, by striking the word "Before"
- and inserting the following: "Within thirty days 8
- 9 after receiving notice that".
- 10 7. Page 5, line 7, by striking the words "may be
- 11 submitted to" and inserting the following: "has been
- 12 filed with".
- 13 8. Page 5, by inserting before line 20, the
- 14 following:
- 15 "Sec. . Section 368.25, Code 2003, is amended
- 16 to read as follows:
- 368.25 FAILURE TO PROVIDE MUNICIPAL SERVICES. 17
- Prior to expiration of the three-year period 18
- 19 established in section 368.11, subsection 14, the
- 20 annexing city shall submit a report to the board
- 21 describing the status of the provision of municipal
- 22 services identified in the plan required in section
- 23 <u>368.11</u>, subsection 14. If a city fails to provide
- 24 municipal services, or fails to show substantial and
- 25 continuing progress in the provision of municipal
- services, to territory involuntarily annexed, 26
- 27 according to the plan for extending municipal services
- 28 filed pursuant to section 368.11, subsection 14,
- 29 within three years after city taxes are imposed in the

- 30 annexed territory the time period specified in that
- 31 <u>subsection</u>, the city development board shall may
- 32 initiate proceedings to sever the annexed territory
- 33 from the city. The board shall notify the city of the
- 34 severance proceedings and shall hold a public hearing
- 35 on the proposed severance. The board shall give
- 36 notice of the hearing in the same manner as notice of 37
- a public meeting in section 368.11. The board may 38
- order severance of all or a portion of the territory
- 39 and the order to sever is not subject to approval at
- 40 <u>an election</u>. However, a <u>A</u> city may appeal to <u>request</u>
- 41 that the board for allow up to an additional three
- 42 years to provide municipal services if good cause is
- 43 shown. a petition for severance filed pursuant to 44 this section shall be filed and acted upon in the same
- 45 manner as a petition under section 368.11. As an
- 46 alternative to severance of the territory, the board
- 47 may impose a moratorium on additional annexation by
- 48 the city until the city complies with its plan for
- 49 extending municipal services. For purposes of this
- 50 section, "municipal services" means services selected

Page 3

- by a landowner to be provided by the city, including, 1
- 2 but not limited to, water supply, sewage disposal,
- street and road maintenance, and police and fire 3
- protection, if the provision of such services is 4
- within the legal authority of the annexing city 5
- included in the plan required by section 368.11, 6
- 7 subsection 14, for extending municipal services.
- 9. Page 5, by striking lines 22 through 29 and 8
- 9 inserting the following:
- "A city ordinance or regulation that regulates a 10
- 11 condition or activity occurring on protected farmland
- 12 or regulates a person who owns or operates protected
- 13 farmland is unenforceable against the owner or
- 14 operator of the protected farmland for a period of ten
- years from the effective date of the annexation, to 15
- 16 the extent the city ordinance or regulation is more
- stringent than county legislation. Section 335.2 17
- 18 shall apply to the protected farmland until the owner
- 19 of the protected farmland determines that the land
- 20 will no longer be operated as an agricultural
- 21 operation. Any enforcement activity conducted in
- 22 violation of this section is void.
- 23 A "condition or activity occurring on protected
- 24 farmland" includes but is not limited to the raising,
- harvesting, drying, or storage of crops; the marketing 25
- 26 of products at roadside stands or farm markets; the
- 27 creation of noise, odor, dust, or fumes; the
- 28 production, care, feeding, or housing of animals

- 29 including but not limited to the construction,
- 30 operation, or management of an animal feeding
- 31 operation, an animal feeding operation structure, or
- 32 aerobic structure, and to the storage, handling, or
- 33 application of manure or egg washwater; the operation
- 34 of machinery including but not limited to planting and
- 35 harvesting equipment, grain dryers, grain handling
- 36 equipment, and irrigation pumps; ground and aerial
- 37 seeding and spraying; the application of chemical
- 38 fertilizers, conditioners, insecticides, pesticides,
- **39** and herbicides; and the employment and use of labor.
- 40 For the purposes of this section, "protected
- 41 farmland" means land that is part of a century farm as
- 42 that term is defined in section 403.17, subsection 10.
- 43 "County legislation" means any ordinance, motion,
- 44 resolution, or amendment adopted by a county pursuant
- 45 to section 331.302."
- 46 10. By renumbering, redesignating, and correcting
- 47 internal references as necessary.

Huser of Polk offered the following amendment <u>H-1256</u>, to amendment H-1224, filed by her and moved its adoption:

H-1256

- 1 Amend the amendment, H-1224, to House File 595, as
- 2 follows:
- 3 1. Page 3, line 12, by striking the word "or" and
- 4 inserting the following: "and".
- 5 2. Page 3, lines 13 and 14, by striking the words
- 6 "or operator".

Amendment <u>H–1256</u> was adopted.

D. Olson of Boone offered the following amendment <u>H-1272</u>, to amendment <u>H-1224</u>, filed by him from the floor and requested division as follows:

H-1272

1 Amend the amendment, H-1224, to <u>House File 595</u> as

follows:

2

H-1272A

- 3 1. Page 1, by inserting after line 1, the
- 4 following:
- 5 "____. Page 1, by inserting before line 15, the
- 6 following:
- 7 "Sec.__. Section 6A.21, Code 2003, is amended by

8 adding the following new subsection:

9 <u>NEW SUBSECTION</u>. 3. A county may adopt an

H-1272A

- 10 ordinance restricting the county from exercising the
- 11 right of eminent domain over a century farm. For
- 12 purposes of this subsection, "century farm" means a
- 13 farm in which at least forty acres of such farm have
- 14 been held in continuous ownership by the same family
- 15 for one hundred years or more."

H-1272B

- 16 2. Page 1, by inserting after line 1, the
- 17 following:
- 18 "____. Page 1, by inserting before line 15, the
- 19 following:
- 20 "Sec.___. Section 6A.21, Code 2003, is amended by
- 21 adding the following new subsection:
- 22 <u>NEW SUBSECTION</u>. 4. A city may adopt an ordinance
- 23 restricting the city from exercising the right of
- 24 eminent domain over a century farm. For purposes of
- 25 this subsection, "century farm" means a farm in which
- 26 at least forty acres of such farm have been held in
- 27 continuous ownership by the same family for one
- 28 hundred years or more."

H-1272C

- 29 3. Page 3, by inserting before line 46, the
- 30 following:
- 31 "___. Title page, line 3, by inserting after the
- 32 words "involuntary annexations" the following: "and
- 33 condemnation of century farms"."

Tjepkes of Webster rose on a point of order that amendment H-1272A was not germane, to amendment H-1224.

The Speaker ruled the point well taken and amendment <u>H-1272</u>A to amendment <u>H-1224</u> not germane.

D. Olson of Boone asked and received unanimous consent to withdraw amendments <u>H-1272</u>B, and <u>H-1272</u>C to amendment H-1224.

On motion by Tjepkes of Webster amendment <u>H-1224</u>, as amended, was adopted, placing out of order amendments <u>H-1133</u> and <u>H-1134</u> filed by Huser of Polk on March 24, 2003.

Tjepkes of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 595)

The ayes were, 88:

Arnold	Baudler	Bell	Boal		
Boddicker	Bukta	Chambers	Cohoon		
Connors	Davitt	De Boef	Dennis		
	Dolecheck	Drake	Eichhorn		
Dix Elsin	Fallon		Ford		
Elgin		Foege			
Freeman	Frevert	Gaskill	Gipp		
Granzow	Greimann	Greiner	Hahn		
Hansen	Hanson	Heaton	Heddens		
Hoffman	Hogg	Horbach	Hunter		
Huseman	Huser	Hutter	Jacobs		
Jenkins	Jochum	Jones	Klemme		
Kramer	Kuhn	Kurtenbach	Lalk		
Lensing	Lukan	Lykam	Maddox		
Manternach	Mascher	McCarthy	Mertz		
Myers	Oldson	Olson, D.	Olson, S.		
Osterhaus	Paulsen	Petersen	Raecker		
Rants, Spkr.	Rasmussen	Rayhons	Reasoner		
Roberts	Sands	Schickel	Stevens		
Struyk	Swaim	Taylor, D.	Taylor, T.		
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven		
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Whitaker		
Wilderdyke	Winckler	Wise	Carroll,		
0			Presiding		
			0		
The nays were,	8:				
Berry	Dandekar	Murphy	Shoultz		
Smith	Thomas	Wendt	Whitead		
Absent or not vo	Absent or not voting, 4:				
Alons	Boggess	Miller	Quirk		
/ 10115	0088033	WINCI	Saur		

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

HOUSE FILE 196 WITHDRAWN

Tjepkes of Webster asked and received unanimous consent to

withdraw <u>House File 196</u> from further consideration by the House.

House File 617, a bill for an act requiring that dealers of certain swine file a surety bond with the department of agriculture and land stewardship, was taken up for consideration.

Greiner of Washington offered the following amendment H-1255 filed by her and moved its adoption:

H-1255

1	Amend <u>House File 617</u> as follows:
2	1. Page 1, line 24, by striking the words "an
3	additional surety bond" and inserting the following:
4	"evidence of financial responsibility".
5	2. Page 1, line 25, by inserting before the word
6	" <u>renewed</u> " the following: " <u>issued or</u> ".
7	3. Page 1, line 30, by inserting after the figure
8	"163.30." the following: "However, a dealer does not
9	include a person who operates a livestock market, as
10	defined in section 459.102."
11	4. Page 1, by inserting after line 34, the
12	following:
13	" "Financial institution" means a bank or
14	savings and loan association authorized by this state
15	or by the laws of the United States, which is a member
16	of the federal deposit insurance corporation or the
17	federal savings and loan insurance corporation."
18	5. Page 2, by inserting after line 3, the
19	following:
20	" "Sales agreement" means an oral or written
21	contract executed between a dealer and a purchaser for
22	the sale of feeder pigs."
23	6. By striking page 2, line 4, through page 3,
24	line 11, and inserting the following:
25	"Sec <u>NEW SECTION</u> . 202C.2 EVIDENCE OF
26	FINANCIAL RESPONSIBILITY – REQUIREMENTS.
27	1. A dealer shall provide the department with
28	evidence of financial responsibility as required by
29	the department. The evidence of financial
30	responsibility shall consist of a surety bond
31	furnished by a surety or an irrevocable letter of
32	credit issued by a financial institution.
33	2. The evidence of financial responsibility shall
34	be provided to the department before the dealer's
35	license is issued or renewed pursuant to section
36	163.30.
37	3. The amount of the evidence of financial
38	responsibility shall be established by rules which
39	shall be adopted by the department. Unless the

40 department otherwise has good cause, the rules shall

- 41 be based upon the volume of sales reported by the
- 42 dealer to the United States packers and stockyards
- 43 administration. However, the evidence of financial
- 44 responsibility shall not be for less than fifty
- 45 thousand dollars or for more than three hundred
- 46 thousand dollars.
- 47 4. The evidence of financial responsibility must
- 48 be conditioned upon the dealer's faithful performance
- 49 of the terms and conditions of the sales agreement.
- 50 The surety's or issuer's liability extends to each

Page 2

- 1 such sales agreement executed while the surety bond or
- 2 letter of credit is in force and until performance or
- 3 the recision of the sales agreement.
- 4 5. The evidence of financial responsibility shall
- 5 be continuous in nature until canceled by the surety
- 6 or issuer. The surety or issuer shall provide at
- 7 least ninety days' notice in writing to the dealer and
- 8 the department indicating the surety's or issuer's
- 9 intent to cancel the surety bond or letter of credit
- 10 and the effective date of the cancellation. The
- 11 dealer shall have sixty days from the date of receipt
- 12 of the surety's or issuer's notice of cancellation to
- 13 file a replacement. However, the surety or issuer
- 14 remains liable for damages arising from sales
- 15 agreements which were executed during the effective
- 16 period of the evidence of financial responsibility.
- 17 Sec.___. NEW SECTION. 202C.3 SURETY OR ISSUER
- 18 LIABILITY.
- 19 1. The purchaser may bring a legal action arising
- 20 from the breach of a sales agreement against the
- 21 surety on the bond or issuer on the irrevocable letter
- 22 of credit in the purchaser's own name in district
- 23 court to recover any damages as allowed by law. The
- 24 purchaser may also be awarded interest as determined
- 25 pursuant to section 668.13, beginning from the date
- 26 that the sales agreement was executed. The purchaser
- 27 may also be awarded court costs and reasonable
- 28 attorney fees, which shall be taxed as part of the
- 29 costs of the legal action.
- 30 2. The aggregate liability of the surety or issuer
- 31 due to a breach of a sales agreement shall not exceed
- 32 the amount of the evidence of financial
- 33 responsibility.
- 34 Sec.___. NEW SECTION. 202C.4 DEPARTMENTAL
- 35 RULES.
- 36 The department shall adopt rules as required to
- 37 administer this chapter, including but not limited to
- 38 rules providing for amounts of evidence of financial
- 39 responsibility, qualifications for a surety or

- 40 financial institution, procedures for filing evidence
- 41 of financial responsibility, including replacement
- 42 bonds or letters of credit, requirements for the
- 43 cancellation of the evidence of financial
- 44 responsibility, and the liability of a surety or
- 45 issuer after cancellation."
- 7. Title page, line 1, by striking the words "a
 surety bond" and inserting the following: "evidence
- 48 of financial responsibility".
- 49 8. By renumbering as necessary.

Amendment <u>H-1255</u> was adopted.

Greiner of Washington moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 617)

The ayes were, 98:

Alons	Arnold	Baudler	Bell
	Boal	Boddicker	
Berry Bukta	Chambers	Cohoon	Boggess
			Connors
Dandekar	Davitt	De Boef	Dennis
Dix	Dolecheck	Drake	Eichhorn
Elgin	Fallon	Foege	Ford
Freeman	Frevert	Gaskill	Gipp
Granzow	Greimann	Greiner	Hahn
Hansen	Hanson	Heaton	Heddens
Hoffman	Hogg	Horbach	Hunter
Huseman	Huser	Hutter	Jacobs
Jenkins	Jochum	Jones	Klemme
Kramer	Kuhn	Kurtenbach	Lalk
Lensing	Lukan	Lykam	Maddox
Manternach	Mascher	McCarthy	Mertz
Murphy	Myers	Oldson	Olson, D.
Olson, S.	Osterhaus	Paulsen	Petersen
Raecker	Rants, Spkr.	Rasmussen	Rayhons
Reasoner	Roberts	Sands	Schickel
Shoultz	Smith	Stevens	Struyk
Swaim	Taylor, D.	Taylor, T.	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Wendt
Whitaker	Whitead	Wilderdyke	Winckler
Wise	Carroll,	ů –	
	Presiding		

The nays were, none.

Absent or not voting, 2:

Quirk

Miller

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

HOUSE FILE 350 WITHDRAWN

Greiner of Washington asked and received unanimous consent to withdraw <u>House File 350</u> from further consideration by the House.

<u>House File 583</u>, a bill for an act relating to the ethics and campaign disclosure board, including reports of official misconduct, lobbyist and client reports, advisory opinions, campaign finance reporting, and making penalties applicable, was taken up for consideration.

Raecker of Polk offered the following amendment <u>H-1196</u> filed by Raecker, et al., and moved its adoption:

H-1196

- 1 Amend <u>House File 583</u> as follows:
- 2 1. By striking everything after the enacting
- 3 clause and inserting the following:
- 4 "Section 1. Section 68B.22, subsection 4,
- 5 paragraph e, Code 2003, is amended to read as follows:
- 6 e. Anything available or distributed free of
- 7 charge to members of the general public without regard
- 8 to the official status of the recipient. <u>This</u>
- 9 paragraph shall not apply to receptions described
- 10 under paragraph "r".
- 11 Sec. 2. Section 68B.22, subsection 4, Code 2003,
- 12 is amended by adding the following new paragraph:
- 13 <u>NEW PARAGRAPH</u>. r. Gifts of food, beverage, and
- 14 entertainment received by public officials or public
- 15 employees at a reception where every member of the
- 16 general assembly has been invited to attend, when the
- 17 reception takes place during a regular session of the
- 18 general assembly. A sponsor of a reception under this
- 19 paragraph shall file a report disclosing the total
- 20 amount expended, including in-kind expenditures, on
- 21 food, beverage, and entertainment for the reception.
- 22 The report shall be filed with the secretary of the
- 23 senate, the chief clerk of the house, and the board
- 24 within five business days following the date of the

25 reception.

- 26 Sec. 3. Section 68B.38, Code 2003, is amended to
- 27 read as follows:
- 28 68B.38 LOBBYIST'S CLIENT REPORTING.
- 29 1. <u>a.</u> On or before January 31 and July 31 <u>1</u> of
- 30 each year, a lobbyist's client shall file with the
- 31 general assembly or board a report that contains
- 32 information on all salaries, fees, and retainers paid
- 33 by the lobbyist's client to the lobbyist for lobbying
- 34 purposes during the preceding six twelve calendar
- 35 months.
- 36 <u>b.</u> Reports by a lobbyist's clients shall be filed
- 37 with the same entity with which the lobbyist filed the
- 38 lobbyist's registration.
- 39 2. a. The report due January 31 shall include a
- 40 cumulative total of all salaries, fees, retainers, and
- 41 reimbursements of expenses paid to the lobbyist for
- 42 lobbying activities during the preceding calendar
- 43 year.
- 44 <u>b.</u> The secretary of the senate, chief clerk of the
- 45 house, and the board shall develop forms to implement
- 46 this section."
- 47 2. Title page, by striking lines 1 through 4 and
- 48 inserting the following: "An Act relating to
- 49 governmental ethics disclosure reports, including
- 50 reports related to receptions for members of the

Page 2

- 1 general assembly during session detailing food,
- 2 beverage, and entertainment received by public
- 3 officials and public employees, and reports filed by
- 4 clients of lobbyists before the general assembly and
- 5 the executive branch pertaining to moneys paid for
- 6 lobbying purposes."

Amendment H-1196 was adopted.

Raecker of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 583)

The ayes were, 80:

Alons	Arnold	Baudler	Bell
Berry	Boal	Boddicker	Boggess
Bukta	Chambers	Cohoon	Connors
De Boef	Dennis	Dix	Dolecheck

Drake	Eichhorn	Elgin	Foege
Freeman	Frevert	Gaskill	Gipp
Granzow	Greimann	Greiner	Hahn
Hansen	Hanson	Heaton	Hoffman
Horbach	Hunter	Huseman	Hutter
Jacobs	Jenkins	Jochum	Jones
Klemme	Kramer	Kuhn	Kurtenbach
Lalk	Lensing	Lukan	Maddox
Manternach	Mascher	McCarthy	Mertz
Murphy	Myers	Olson, S.	Osterhaus
Paulsen	Raecker	Rants, Spkr.	Rasmussen
Rayhons	Roberts	Sands	Shoultz
Stevens	Taylor, D.	Taylor, T.	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Wendt
Wilderdyke	Winckler	Wise	Carroll,
·			Presiding
The nays were, 18:			
Dandakan	Devitt	Fallen	Fond

Dandekar	Davitt	Fallon	Ford
Heddens	Hogg	Huser	Lykam
Oldson	Olson, D.	Petersen	Reasoner
Schickel	Smith	Struyk	Swaim
Whitaker	Whitead	5	

Absent or not voting, 2:

Miller Quirk

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File 502, a bill for an act relating to damage disclosure statements required for transfer of ownership of motor vehicles, was taken up for consideration.

Hoffman of Crawford offered amendment $\underline{H-1234}$ filed by him as follows:

H-1234

- 1 Amend <u>House File 502</u> as follows:
- 2 1. Page 3, line 29, by inserting after the word
- 3 "homes." the following: "<u>This section does not apply</u>
- 4 to a vehicle with a certificate of title bearing a
- 5 designation that the vehicle was previously titled on
- 6 <u>a salvage certificate of title pursuant to section</u>
- 7 <u>321.52, subsection 4, paragraph "b", or to vehicles</u>

8 with a certificate of title bearing a "REBUILT" or

9 "SALVAGE" designation pursuant to section 321.24,

10 subsection 4 or 5.

Hoffman of Crawford offered the following amendment <u>H-1271</u>, to amendment <u>H-1234</u>, filed by him from the floor and moved its adoption:

H-1271

- 1 Amend the amendment, H-1234, to <u>House File 502</u> as
- 2 follows:
- 3 1. Page 1, line 3, by striking the words "<u>This</u>
- 4 <u>section</u>" and inserting the following: "<u>The</u>
- 5 requirement in subsection 1 that the new certificate
- 6 of title and registration receipt shall state on the
- 7 face of the title the total cumulative dollar amount
- 8 of damage".
- 9 2. Page 1, line 7, by striking the word
- 10 "vehicles" and inserting the following: "a vehicle".

Amendment <u>H–1271</u> was adopted.

On motion by Hoffman of Crawford amendment $\underline{H-1234}$, as amended, was adopted.

Hoffman of Crawford offered the following amendment $\underline{H-1048}$ filed by him and moved its adoption:

H-1048

- 1 Amend <u>House File 502</u> as follows:
- 2 1. Title page, line 2, by inserting after the
- 3 word "vehicles" the following: "and providing a

4 penalty".

Amendment H-1048 was adopted.

Hoffman of Crawford moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 502)

The ayes were, 98:

Alons	Arnold	Baudler	Bell
Berry	Boal	Boddicker	Boggess
Bukta	Chambers	Cohoon	Connors
Dandekar	Davitt	De Boef	Dennis
Dix	Dolecheck	Drake	Eichhorn
Elgin	Fallon	Foege	Ford
Freeman	Frevert	Gaskill	Gipp
Granzow	Greimann	Greiner	Hahn
Hansen	Hanson	Heaton	Heddens
Hoffman	Hogg	Horbach	Hunter
Huseman	Huser	Hutter	Jacobs
Jenkins	Jochum	Jones	Klemme
Kramer	Kuhn	Kurtenbach	Lalk
Lensing	Lukan	Lykam	Maddox
Manternach	Mascher	McCarthy	Mertz
Murphy	Myers	Oldson	Olson, D.
Olson, S.	Osterhaus	Paulsen	Petersen
Raecker	Rants, Spkr.	Rasmussen	Rayhons
Reasoner	Roberts	Sands	Schickel
Shoultz	Smith	Stevens	Struyk
Swaim	Taylor, D.	Taylor, T.	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.K.	Van Fossen, J.R.	Watts	Wendt
Whitaker	Whitead	Wilderdyke	Winckler
Wise	Carroll,		
	Presiding		

The nays were, none.

Absent or not voting, 2:

Miller Quirk

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

IMMEDIATE MESSAGES

Gipp of Winneshiek asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 502, 583, 595** and **617**.

EXPLANATION OF VOTE

I was necessarily absent from the House chamber on April 3, 2003. Had I been present, I would have voted "aye" on <u>House File 180</u>.

CARROLL of Poweshiek

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifth grade students from Ar-We-Va Community School District, (Arcadia Center), Carroll, Iowa, accompanied by Carmen Thiedeman. By Roberts of Carroll.

CERTIFICATES OF RECOGNITION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that certificates of recognition have been issued as follows.

MARGARET A. THOMSON Chief Clerk of the House

2003\1072	Letha Dodge, Rockwell – For celebrating her 95 th birthday.
2003\1073	Betty Kobes, Belmond – For receiving the Iowa State Water Resources Research Institute 'Outstanding Educator Award'.
2003\1074	Christina Nugent, Dubuque – For receiving the 2002 Presidential Award for Excellence in Math and Science.
2003\1075	Hazel Halversen Fitzgerald, Fort Dodge – For celebrating her 90^{th} birthday.
2003\1076	Colleen Pagg, Fort Dodge – For celebrating her 80 th birthday.
2003\1077	June Algoe, Fort Dodge – For celebrating her 80th birthday.
2003\1078	Paul Ivory, Fort Dodge – For celebrating his 80 th birthday.
2003\1079	Sarah Weirather, Central Lee High School – For being chosen for the third team of three all-state girls basketball teams: the Iowa Newspaper Association, the Iowa Girls Coaches Association and the Des Moines Register.
2003\1080	Jennifer Goetz, Cardinal Stritch High School – For receiving first team all-state honors in Class 1-A for the third consecutive year from the Iowa Newspaper Association.
2003\1081	Bryce Ricketts, Blue Grass – For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.

- 2003\1082 Cleo Raffety, Chariton For celebrating her 90th birthday.
- 2003\1083 Dean and Leah White, Chariton For celebrating their 50th wedding anniversary.
- 2003\1084 Don Willis, Chariton For celebrating his 80th birthday.
- 2003\1085 Ronald and Lois Fogle, Chariton For celebrating their $50^{\rm th}$ wedding anniversary.
- 2003\1086 Leander Kubu, Toledo For celebrating his 90th birthday.
- 2003\1087 Donna and Bill Moulton, Toledo For celebrating their $50^{\rm th}$ wedding anniversary.
- 2003\1088 Gertrude Christensen, Denison For celebrating her 90th birthday.
- 2003\1089 Bob and Garnet Arnold, Denison For celebrating their $65^{\rm th}$ wedding anniversary.
- 2003\1090 Lourine Kluver, Mapleton For celebrating her 80th birthday.
- 2003\1091 Wayne and Joyce Ray, Greenfield For celebrating their $50^{\rm th}$ wedding anniversary.
- 2003\1092 Fred Kesler, Panora For celebrating his 80th birthday.
- 2003\1093 Lloyd and Helen Wine, Panora For celebrating their 71st wedding anniversary.
- 2003\1094 Cleo Lewis, Bayard For celebrating her 85th birthday.
- 2003\1095 Delmar Frank Gifford, Boone For celebrating his 83rd birthday.
- 2003\1096 Maynard Darwin Lind, Boone For celebrating his 81st birthday.
- 2003\1097 Sarah Elizabeth Akers, Exira For celebrating her 100th birthday.
- 2003\1098 Joshua Stokes, Sioux City For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.
- 2003\1099 James and Helen Martens, Conroy For celebrating their 55th wedding anniversary.
- 2003\1100 Edna McKenna, North English For celebrating her 90th birthday.
- 2003\1101 Mary Jane and Maynard Danker, Minden For celebrating their 50th wedding anniversary.

SUBCOMMITTEE ASSIGNMENTS

House File 33

Ways and Means: Lukan, Chair; J. Drake and Kuhn. House File 399

Ways and Means: Lukan, Chair; Lalk and Winckler.

House File 620

Ways and Means: Lukan, Chair; Hogg and Jones.

House File 645

Ways and Means: J. Drake, Chair; Lalk and Shoultz.

House File 657

Appropriations: Alons, Chair; Jenkins and Thomas.

Senate File 344

Commerce, Regulation and Labor: Horbach, Chair; Connors and B. Hansen.

Senate File 368

Commerce, Regulation and Labor: Dix, Chair; B. Hansen and Wise.

Senate File 380

Transportation: S. Olson, Chair; Bukta and Chambers.

Senate File 383

Education: Tymeson, Chair; Schickel and Stevens.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENT

House Study Bill 310

Government Oversight: Alons, Chair; Baudler and Oldson.

COMMITTEE RECOMMENDATIONS

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendation has been received and is on file in the office of the Chief Clerk.

> MARGARET A. THOMSON Chief Clerk of the House

Committee Bill (Formerly <u>House Study Bill 309</u>), relating to and making appropriations for health and human services to the department of elder affairs, the Iowa department of public health, the department of inspections and appeals, the department of human services, and the commission of veterans affairs, and providing effective dates.

Fiscal Note is required.

Recommended Amend and Do Pass April 3, 2003.

COMMITTEE ON EDUCATION

Senate File 173, a bill for an act authorizing school districts to deduct and pay fees for membership in not-for-profit professional education associations.

Fiscal Note is not required.

Recommended Do Pass April 3, 2003.

COMMITTEE ON ENVIRONMENTAL PROTECTION

Senate File 343, a bill for an act relating to operation permits for public disposal systems and providing an effective date.

Fiscal Note is not required.

Recommended **Do Pass** April 2, 2003.

COMMITTEE ON WAYS AND MEANS

Committee Bill (Formerly <u>House File 15</u>), relating to property taxation of certain lands leased to others by the department of corrections or department of human services and providing for the Act's applicability.

Fiscal Note is not required.

Recommended Do Pass April 3, 2003.

Committee Bill (Formerly <u>House File 157</u>), creating a university-based research utilization program, providing tax credits, and making appropriations.

Fiscal Note is not required.

Recommended Amend and Do Pass April 3, 2003.

Committee Bill (Formerly <u>House File 546</u>), creating a sales tax exemption for certain equipment sold for use in a warehouse or distribution center.

AMENDMENTS FILED

Fiscal Note is not required.

Recommended **Do Pass** April 3, 2003.

<u>H-1263</u>	<u>H.F.</u>	598	Jenkins of Black Hawk
<u>H-1264</u>	<u>S.F.</u>	433	Thomas of Clayton
<u>H-1265</u>	<u>H.F.</u>	598	Heaton of Henry
			Horbach of Tama
			Shoultz of Black Hawk
<u>H-1266</u>	<u>H.F.</u>	<u>598</u>	Swaim of Davis
<u>H-1267</u>	<u>H.F.</u>	<u>598</u>	Swaim of Davis
<u>H–1268</u>	<u>H.F.</u>	<u>598</u>	Baudler of Adair
<u>H-1269</u>	<u>H.F.</u>	<u>598</u>	Swaim of Davis
<u>H–1270</u>	<u>H.F.</u>	<u>598</u>	Swaim of Davis
<u>H-1273</u>	<u>S.F.</u>	<u>433</u>	Murphy of Dubuque
Ford of P	olk	Thomas of Clayton	
Hogg of I	Linn	Gaskill of Wapello	
<u>H-1274</u>	<u>H.F.</u>	<u>628</u>	Boddicker of Cedar
			Murphy of Dubuque
<u>H-1275</u>	<u>H.F.</u>	<u>611</u>	Kuhn of Floyd
			•

On motion by Gipp of Winneshiek the House adjourned at 5:27 p.m., until 8:45 a.m., Friday, April 4, 2003.