PROOF

STATE OF IOWA

House Journal

THURSDAY, APRIL 17, 2003

Printed daily by the State of Iowa during the sessions of the General Assembly. An official corrected copy is available for reference in the office of the Chief Clerk. (The official bound copy will be available after a reasonable time upon adjournment.)

JOURNAL OF THE HOUSE

Ninety-fifth Calendar Day - Sixty-eighth Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, April 17, 2003

The House met pursuant to adjournment at 8:48 a.m., Speaker Rants in the chair.

Prayer was offered by Reverend Kevin Korver, pastor of the Third Reformed Church, Pella. He was the guest of Representative Jim Van Engelenhoven of Marion County.

The Journal of Wednesday, April 16, 2003 was approved.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Speaker Rants.

INTRODUCTION OF BILLS

House File 684, by committee on appropriations, a bill for an act relating to the revenue estimating conference's responsibilities and authority.

Read first time and referred to the appropriations calendar.

House File 685, by committee on appropriations, a bill for an act relating to and making appropriations from the healthy Iowans tobacco trust and the tobacco settlement trust fund.

Read first time and referred to the **appropriations calendar**.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 16, 2003, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 445</u>, a bill for an act relating to the establishment of a school infrastructure financing program by providing for the sharing of revenues from local option sales and services taxes for school infrastructure purposes and providing for the

use of the revenues from the local option tax for school infrastructure or property tax relief purposes and including an effective date.

MICHAEL E. MARSHALL, Secretary

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Jones of Mills on request of Gipp of Winneshiek.

The House stood at ease at 8:57 a.m., until the fall of the gavel.

The House resumed session at 9:14 a.m., Speaker Rants in the chair.

ADOPTION OF HOUSE RESOLUTION 41

Paulsen of Linn called up for consideration <u>House Resolution</u> <u>41</u>, a resolution honoring the town of Troy Mills on its sesquicentennial year, and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS Unfinished Business Calendar

House File 542, a bill for an act relating to the training of an individual who intends to become certified as a law enforcement officer, was taken up for consideration.

Baudler of Adair offered the following amendment <u>H–1248</u> filed by J.R. Van Fossen of Scott and moved its adoption:

H-1248

- 1 Amend <u>House File 542</u> as follows:
- 2 1. By striking everything after the enacting
- 3 clause and inserting the following:
- 4 "Section 1. <u>NEW SECTION</u>. 80B.11D TRAINING.
- 5 1. An individual who is not a certified law
- 6 enforcement officer may apply for attendance at a
- 7 short course of study at an approved law enforcement
- 8 training program if such individual is sponsored by a
- 9 law enforcement agency. Such individual may be

- 10 sponsored by a law enforcement agency that either
- 11 intends to hire or has hired the individual as a law 12 enforcement officer.
- 13 2. An individual who submits an application
- 14 pursuant to subsection 1 shall, at a minimum, meet all
- 15 minimum hiring standards as established by academy
- 16 rules, including the successful completion of certain
- 17 psychological and physical testing examinations. In
- addition, such individual shall be of good moral
- 19 character as determined by a thorough background
- 20 investigation by the hiring law enforcement agency.
- 21 The academy shall conduct the requisite testing and
- 22 background investigation for a fee if the law
- 23 enforcement agency does not do so, and for such
- 24 purposes, the academy shall be defined as a law
- 25 enforcement agency and shall have the authority to
- 26 conduct a background investigation including a
- 27 fingerprint search of local, state, and national
- 28 fingerprint files.
- 29 3. An individual who submits an application
- 30 pursuant to subsection 1 shall, at a minimum, submit
- 31 proof of successful completion of a two-year or four-
- 32 year police science or criminal justice program at an
- 33 accredited educational institution in this state
- 34 approved by the academy.
- 35 4. An individual shall not be granted permission
- 36 to attend an approved law enforcement training program
- 37 pursuant to subsection 1 if such acceptance would
- 38 result in the nonacceptance of another qualifying
- 39 applicant who is a law enforcement officer.
- 40 5. This section applies only to individuals who
- 41 apply for certification through a short course of
- 42 study as established by rule.
- 43 6. An individual who has not been hired by a law
- 44 enforcement agency must be hired by a law enforcement
- 45 agency within eighteen months of completing the short
- 46 course of study in order to obtain certification
- 47 pursuant to this section."

Amendment <u>H-1248</u> was adopted, placing out of order amendment <u>H-1078</u> filed by Baudler of Adair on March 18, 2003.

SENATE FILE 352 SUBSTITUTED FOR HOUSE FILE 542

J. R. Van Fossen of Scott asked and received unanimous consent to substitute <u>Senate File 352</u> for <u>House File 542</u>.

Senate File 352, a bill for an act relating to the training of an individual who intends to become certified as a law enforcement officer, was taken up for consideration.

J. R. Van Fossen of Scott 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?" (S.F. 352)

The ayes were, 97:

Alons	Arnold	Baudler	Bell
Berry	Boal	Boddicker	Boggess
Bukta	Carroll	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	Klemme
Kramer	Kuhn	Kurtenbach	Lalk
Lensing	Lukan	Lykam	Manternach
Mascher	McCarthy	Mertz	Miller
Murphy	Myers	Oldson	Olson, D.
Olson, S.	Osterhaus	Paulsen	Petersen
Quirk	Raecker	Rasmussen	Rayhons
Reasoner	Roberts	Sands	Schickel
Shoultz	Smith	Stevens	Struyk
Swaim	Taylor, D.	Taylor, T.	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen, J.R.	Watts	Wendt	Whitaker
Whitead	Wilderdyke	Winckler	Wise
Mr. Speaker	-		

The nays were, none.

Absent or not voting, 3:

Maddox

Jones

Rants

Van Fossen, J.K.

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

HOUSE FILE 542 WITHDRAWN

J. R. Van Fossen of Scott asked and received unanimous consent to withdraw <u>House File 542</u> from further consideration by the House.

Regular Calendar

Senate File 180, a bill for an act relating to the procedures for handling abandoned property and property presumed to be abandoned, with report of committee recommending passage, was taken up for consideration.

Sands of Louisa 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?" (S.F. 180)

The ayes were, 92:

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

The nays w	ere, 5:		
Eichhorn Mertz	Fallon	Ford	McCarthy
Absent or n	ot voting, 3:		
Jones	Maddox	Van Fossen, J.K.	

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

IMMEDIATE MESSAGES

Gipp of Winneshiek asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 180** and **352**.

Jacobs of Polk in the chair at 9:40 a.m.

<u>Senate File 359</u>, a bill for an act relating to landlords, tenants, and actions for forcible entry or detention, with report of committee recommending passage, was taken up for consideration.

Eichhorn of Hamilton offered the following amendment <u>H-1285</u> filed by him and moved its adoption:

H-1285

- 1 Amend Senate File 359, as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 1, by striking lines 3 through 11, and
- 4 inserting the following:
- 5 "1. As used in this section, "lease" or "rental
- 6 agreement" means any lease or rental agreement
- 7 covering premises occupied for dwelling, professional,
- 8 business, agricultural, or similar purposes if both of
- 9 the following conditions are met:
- 10 a. The lease or rental agreement was executed by
- 11 or on behalf of a service member who, after the
- 12 execution of the lease or rental agreement, entered
- 13 military service.
- 14 b. The service member or the service member's
- 15 dependents occupy the premises for the purposes set
- 16 forth in this subsection.
- 17 2. a. A service member may terminate a lease or
- 18 rental agreement by providing written notice to the
- 19 lessor or the lessor's agent at any time following the

- 20 date of the beginning of the service member's period
- 21 of military service. The notice may be delivered by
- 22 placing it in an envelope properly stamped and
- 23 addressed to the lessor or the lessor's agent and
- 24 depositing the notice in the United States mail.25 b. Termination of a month-to-month lease or rental
- 26 agreement shall not be effective until thirty days
- after the first day on which the next rental payment
- 28 is due and payable after the date when notice is
- 29 delivered or mailed. As to all other leases or rental
- 30 agreements, termination shall be effective on the last
- 31 day of the month following the month in which notice
- 32 is delivered or mailed. Any unpaid rent for the
- 33 period preceding the termination in such cases shall
- 34 be computed on a pro rata basis and any rent paid in
- 35 advance after termination shall be refunded by the
- 36 lessor or the lessor's agent.
- 37 c. Upon application by the lessor and prior to the
- 38 termination period provided in the notice, a court may
- 39 modify or restrict any relief granted in this
- 40 subsection as the interests of justice and equity
- 41 require.
- 42 3. A person who knowingly seizes, holds, or
- 43 detains the personal effects, clothing, furniture, or
- 44 other property of any person who has lawfully
- 45 terminated a lease or rental agreement covered under
- 46 this section or who interferes in any manner with the
- 47 removal of property from the premises for the purposes
- 48 of subjecting the property to a claim for rent
- 49 accruing subsequent to the date of termination of the
- 50 lease or rental agreement commits a simple

Page 2

- 1 misdemeanor."
- 2 2. Title page, line 2, by inserting after the
- 3 word "detention" the following: "and providing a
- 4 penalty".

Amendment H-1285 was adopted.

Paulsen of Linn offered the following amendment <u>H-1282</u> filed by him and Struyk of Pottawattamie and moved its adoption:

H-1282

- 1 Amend Senate File 359, as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 1, by inserting after line 11, the
- 4 following:
- 5 "Sec.___. Section 562A.27, Code 2003, is amended

1160

- 6 by adding the following new subsection:
- 7 <u>NEW SUBSECTION</u>. 5. Notwithstanding any other
- 8 provisions of this chapter, a municipal housing agency
- 9 established pursuant to chapter 403A may issue a
- 10 thirty-day notice of lease termination for a violation
- 11 of a rental agreement by the tenant when the violation
- 12 is a violation of a federal regulation governing the
- 13 tenant's eligibility for or continued participation in
- 14 a public housing program. The municipal housing
- 15 agency shall not be required to provide the tenant
- 16 with a right or opportunity to remedy the violation or
- 17 to give any notice that the tenant has such a right or
- $18 \quad opportunity \ when \ the \ notice \ cites \ the \ federal$
- **19** regulation as authority.
- 20 Sec. . . <u>NEW SECTION</u>. 648.1A NONPROFIT
- 21 TRANSITIONAL HOUSING EXEMPTED.
- 22 This chapter shall not apply to occupancy in
- 23 housing owned by a nonprofit organization whose
- 24 purpose is to provide transitional housing for persons
- 25 released from drug or alcohol treatment facilities or
- 26 to provide housing for homeless persons. Absent an
- 27 applicable provision in a lease, contract, or other
- 28 agreement, a person who unlawfully remains on the
- 29 premises of such housing may be subject to criminal
- 30 trespass penalties pursuant to section 716.8."

Amendment <u>H-1282</u> was adopted.

Eichhorn of Hamilton offered the following amendment $\underline{H-1355}$ filed by him and moved its adoption:

H-1355

- 1 Amend Senate File 359, as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 2, line 10, by inserting after the word
- 4 "utilities" the following: "and protecting the home
- 5 from damage".
- 6 2. Page 2, line 34, by inserting after the word
- 7 "park," the following: "the plaintiff may sell or
- 8 dispose of the home in accordance with the provisions
- 9 of section 555B.9 without an order for disposal, or
- 10 chapter 555C, and may do so free and clear of all
- 11 liens, claims, or encumbrances of third parties except
- 12 any tax lien, at which time".
- 13 3. Page 3, by striking lines 1 through 6 and
- 14 inserting the following:
- 15 "a. The home, its contents, and any other property
- 16 of the defendant remaining on the premises shall
- 17 become the property of the plaintiff free and clear of
- 18 all rights of the defendant to the property and of all

- 19 liens, claims, or encumbrances of third parties, and
- 20 any tax levied pursuant to chapter 435 may be abated
- 21 by the board of supervisors. The proceeds from the
- 22 sale shall first be applied to any judgments against
- 23 the defendant obtained by the plaintiff, any unpaid
- 24 rent or additional costs incurred by plaintiff, and
- 25 reasonable attorney fees. Any remaining proceeds
- 26 shall next be applied to any tax lien with the
- 27 remainder to be held in accordance with section
- 28 555B.9, subsection 3, paragraph "c"."
- 29 4. Page 3, line 10, by striking the word "The"
- 30 and inserting the following: "The <u>If plaintiff elects</u>
- 31 to retain the home pursuant to section 555B.9. the".

Amendment <u>H-1355</u> was adopted.

Swaim of Davis asked and received unanimous consent to withdraw amendment $\frac{H-1219}{H-1219}$ filed by him on April 1, 2003.

Eichhorn of Hamilton 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?" (S.F. 359)

The ayes were, 96:

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

Watts Wilderdyke	Wendt Winckler	Whitaker Wise	Whitead Jacobs, Presiding	
The nays were, none.				
Absent or no	ot voting, 4:			
Carroll	Drake	Jones	Van Fossen, J.K.	

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

Senate File 372, a bill for an act relating to the licensing of persons providing money transmission and currency exchange services, providing penalties, and providing an effective date, with report of committee recommending passage, was taken up for consideration.

Sands of Louisa 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?" (S.F. 372)

The ayes were, 96:

A.1	A	D	ם, וו	
Alons	Arnold	Baudler	Bell	
Berry	Boal	Boddicker	Boggess	
Bukta	Chambers	Cohoon	Connors	
Dandekar	Davitt	De Boef	Dennis	
Dix	Dolecheck	Eichhorn	Elgin	
Fallon	Foege	Ford	Freeman	
Frevert	Gaskill	Gipp	Granzow	
Greimann	Greiner	Hahn	Hansen	
Hanson	Heaton	Heddens	Hoffman	
Hogg	Horbach	Hunter	Huseman	
Huser	Hutter	Jenkins	Jochum	
Klemme	Kramer	Kuhn	Kurtenbach	
Lalk	Lensing	Lukan	Lykam	
Maddox	Manternach	Mascher	McCarthy	
Mertz	Miller	Murphy	Myers	
Oldson	Olson, D.	Olson, S.	Osterhaus	
Paulsen	Petersen	Quirk	Raecker	
Rants, Spkr.	Rasmussen	Rayhons	Reasoner	
Roberts	Sands	Schickel	Shoultz	
Smith	Stevens	Struyk	Swaim	
Taylor, D.	Taylor, T.	Thomas	Tjepkes	

Tymeson Watts Wilderdyke	Upmeyer Wendt Winckler	Van Engelenhoven Whitaker Wise	Van Fossen, J.R. Whitead Jacobs, Presiding	
The nays were, none.				
Absent or not ve	oting, 4:			
Carroll	Drake	Jones	Van Fossen, J.K.	

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

Senate File 386, a bill for an act requiring the insurance division of the department of commerce to establish a school health insurance reform team study and to make recommendations to the general assembly, with report of committee recommending amendment and passage, was taken up for consideration.

Hoffman of Crawford offered the following amendment $\underline{H-1325}$ filed by the committee on commerce, regulation and labor and moved its adoption:

H-1325

- 1 Amend Senate File 386, as amended, passed, and
- 2 reprinted by the Senate as follows:
- 3 1. Page 1, line 10, by inserting after the word
- 4 "employees." the following: "The study shall include
- 5 a comparison of health insurance coverage that is
- 6 offered to school district employees, to other public
- 7 employees, and to employees in the private sector."

The committee amendment <u>H-1325</u> 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?" (S.F. 386)

Alons	Arnold	Baudler	Bell
Berry	Boal	Boddicker	Boggess
Bukta	Chambers	Cohoon	Connors
Dandekar	Davitt	De Boef	Dennis
Dix	Dolecheck	Eichhorn	Elgin
Fallon	Foege	Ford	Freeman
Frevert	Gaskill	Gipp	Granzow
Greimann	Greiner	Hahn	Hansen
Hanson	Heaton	Heddens	Hoffman
Hogg	Horbach	Hunter	Huseman
Huser	Hutter	Jenkins	Jochum
Klemme	Kramer	Kuhn	Kurtenbach
Lalk	Lensing	Lukan	Lykam
Maddox	Manternach	Mascher	McCarthy
Mertz	Miller	Murphy	Myers
Oldson	Olson, D.	Olson, S.	Osterhaus
Paulsen	Petersen	Quirk	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.R.
Watts	Wendt	Whitaker	Whitead
Wilderdyke	Winckler	Wise	Jacobs,
-			Presiding
			~

The ayes were, 96:

The nays were, none.

Absent or not voting, 4:

Carroll Drake Jones Van Fossen, J.K.

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

IMMEDIATE MESSAGES

Gipp of Winneshiek asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 359, 372** and **386**.

SENATE MESSAGE CONSIDERED

Senate File 445, by committee on ways and means, a bill for an act relating to the establishment of a school infrastructure financing program by providing for the sharing of revenues from local option

sales and services taxes for school infrastructure purposes and providing for the use of the revenues from the local option tax for school infrastructure or property tax relief purposes and including an effective date.

Read first time and **passed on file**.

SENATE FILES PLACED ON THE UNFINISHED BUSINESS CALENDAR

Gipp of Winneshiek asked and received unanimous consent to place the following Senate Files on the unfinished business calendar:

Senate File 73	Senate File 353
Senate File 102	Senate File 354
Senate File 173	Senate File 368
<u>Senate File 185</u>	<u>Senate File 371</u>
<u>Senate File 203</u>	<u>Senate File 383</u>
<u>Senate File 313</u>	<u>Senate File 402</u>
<u>Senate File 341</u>	<u>Senate File 405</u>
Senate File 343	<u>Senate File 417</u>
Senate File 344	

REPORT OF THE CHIEF CLERK OF THE HOUSE

MR. SPEAKER: Pursuant to House Rule 42, I report that in enrolling bills the following corrections were made:

House File 489

1. Page 2, line 18 - Take out extra space between recipient and comma.

House File 628

1. Page 2, line 17 – The period after 148C.6A should also be struck.

MARGARET A. THOMSON **Chief Clerk of the House**

EXPLANATIONS OF VOTE

I was necessarily absent from the House chamber on April 17, 2003. Had I been present I would have voted "aye" on Senate Files 359, 372 and 386.

DRAKE of Pottawattamie

I was necessarily absent from the House chamber on April 14 and 15, 2003. Had I been present, I would have voted "aye" on <u>House File</u> <u>654</u>, and Senate Files 3, 119, 155, 172, 201, 236, 303, 340, 351, 379, 393, 394, 395, 396, 397 and 416.

HUSEMAN of Cherokee

I was necessarily absent from the House chamber on April 17, 2003. Had I been present, I would have voted "aye" on Senate Files 180, 352, 359, 372 and 386.

J.K. VAN FOSSEN of Scott

BILLS ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Mr. Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this 17th day of April, 2003: House Files: 170, 344, 349, 380, 389 and 395.

MARGARET A. THOMSON Chief Clerk of the House

Report adopted.

PRESENTATION OF VISITORS

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

Students from Mid Prairie Middle School, Kalona, Iowa, accompanied by Advisor, Laura Conway. By Greiner of Washington.

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\1245	Glenroy Kane, Fairbank – For celebrating his 90th birthday.
2003\1246	Mark Langgin, Ottumwa – For qualifying to compete in the National Debate Tournament in Atlanta.
2003\1247	John Weber, Dysart – For celebrating his 80 th birthday.
2003\1248	John and GlennaLee Walsh, Anthon – For celebrating their $50^{\rm th}$ wedding anniversary.
2003\1249	Maxine Dicks, Hornick – For celebrating her 80 th birthday.
2003\1250	Dianna Hanna and the East Greene jazz band, Grand Junction, for winning the Class A Iowa Jazz Band Championships.
2003\1251	Mildred King, Guthrie Center – For celebrating her 84 th birthday.

SUBCOMMITTEE ASSIGNMENTS

House File 608

Ways and Means: Tymeson, Chair; Lalk and D. Taylor.

House File 683

Economic Growth: Hoffman, Chair; Dandekar, Jenkins, S. Olson and Thomas.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENTS

House Study Bill 314

Ways and Means: Paulsen, Chair; Kuhn and Sands.

House Study Bill 315

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

COMMITTEE RECOMMENDATIONS

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk.

MARGARET A. THOMSON Chief Clerk of the House

COMMITTEE ON WAYS AND MEANS

Committee Bill (Formerly <u>House Study Bill 313</u>), relating to urban renewal and tax increments financing and including effective and retroactive applicability date provisions.

Fiscal Note is not required.

Recommended Amend and Do Pass April 16, 2003.

Committee Bill (Formerly <u>House File 645</u>), providing a sales and use tax exemption for soy-based railroad rail lubricants.

Fiscal Note is not required.

Recommended **Do Pass** April 16, 2003.

Committee Bill (Formerly <u>House File 578</u>), relating to biodiesel fuel, including biodiesel fuel tax credits and providing an applicability date.

Fiscal Note is not required.

Recommended Amend and Do Pass April 16, 2003.

AMENDMENTS FILED

<u>H–1361</u>	<u>S.F.</u>	313	Watts of Dallas
			Wise of Lee
<u>H-1362</u>	<u>H.F.</u>	<u>685</u>	Huser of Polk
			Wise of Lee
			Petersen of Polk
			McCarthy of Polk
<u>H-1363</u>	<u>S.F.</u>	341	Kuhn of Floyd
			Whitaker of Van Buren
<u>H-1364</u>	<u>S.F.</u>	445	Wendt of Woodbury
<u>H-1365</u>	<u>S.F.</u>	354	Boddicker of Cedar
			Foege of Linn

On motion by Gipp of Winneshiek the House adjourned at 10:24 a.m., until 8:45 a.m., Friday, April 18, 2003.