PROOF

STATE OF IOWA

House Journal

THURSDAY, APRIL 8, 2004

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

Eighty-eighth Calendar Day - Sixty-first Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, April 8, 2004

The House met pursuant to adjournment at 9:02 a.m., Speaker Rants in the chair.

Prayer was offered by Bishop Alan Scarfe, Episcopalian Diocese of Iowa, Des Moines. He was the guest of Representative J.R. Van Fossen from Scott County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Speaker Rants.

The Journal of Wednesday, April 7, 2004 was approved.

SENATE MESSAGE CONSIDERED

Senate File 2215, by committee on ways and means, a bill for an act relating to the investment of moneys of the Iowa finance authority in funds within the office of the treasurer of state.

Read first time and referred to committee on ways and means.

SPECIAL PRESENTATION

Stevens of Dickinson introduced to the House the Honorable Gene Blanchen, former state representative from Green County.

The House rose and expressed its welcome.

CONSIDERATION OF HOUSE RESOLUTION 140

Schickel of Cerro Gordo called up for consideration <u>House</u> <u>Resolution 140</u>, a resolution to recognize and honor the soldiers of the 1133rd Transportation Company of the Iowa National Guard and their families, and moved its adoption. The motion prevailed and the resolution was adopted.

The House stood at ease at 9:09 a.m., until the fall of the gavel.

The House resumed session at 10:09 a.m., Roberts of Carroll in the chair.

HOUSE REFUSED TO CONCUR

Tjepkes of Webster called up for consideration <u>House File 2434</u>, a bill for an act to update and modify the enhanced 911 emergency telephone communications system, amended by the Senate, and moved that the House concur in the following Senate amendment <u>H-8431</u>:

<u>H-8431</u>

- 1 Amend <u>House File 2434</u>, as passed by the House, as
- 2 follows:
- 3 1. Page 13, line 31, by striking the words
- 4 "paragraph b".
- 5 2. Page 13, by inserting after line 32 the
- 6 following:
- 7 "1. a. Notwithstanding section 34A.6, the
- 8 administrator shall adopt by rule a monthly surcharge
- 9 of up to fifty sixty-five cents to be imposed on each
- 10 wireless communications service number provided in
- 11 this state. The surcharge shall be imposed uniformly
- 12 on a statewide basis and simultaneously on all
- 13 wireless communications service numbers as provided by
- 14 rule of the administrator."
- 15 3. Page 14, line 1, by striking the word "fifty"
- 16 and inserting the following: "fifty sixty-five".
- 17 4. Page 14, by striking lines 4 and 5.
- 18 5. Page 15, by inserting after line 14 the
- 19 following:
- 20 "b. The program manager shall allocate twenty-one
- 21 percent of the total amount of surcharge generated to
- 22 wireless carriers to recover their costs to deliver
- 23 E911 phase 1 services. If the total amount of moneys
- 24 remaining in the fund is insufficient to reimburse all
- 25 wireless carriers for such carrier's eligible
- 26 expenses, the program manager shall allocate a
- 27 prorated amount to each wireless carrier equal to the
- 28 percentage of such carrier's eligible expenses as
- 29 compared to the total of all eligible expenses for all
- 30 wireless carriers for the calendar quarter during
- 31 which such expenses were submitted. When prorated
- 32 expenses are paid, the remaining unpaid expenses shall

- 33 no longer be eligible for payment under this
- 34 paragraph."
- 6. Page 15, line 15, by striking the word "h." 35
- 36 and inserting the following: "c."
- 37 7. Page 15, line 28, by striking the word "c."
- 38 and inserting the following: "d."
- 8. Page 16, line 18, by striking the word "d." 39
- 40 and inserting the following: "e."
- 9. Page 16, line 22, by striking the word "e." 41
- and inserting the following: "f." 42
- 10. Page 16, line 27, by inserting after the word 43
- 44 "year." the following: "The program manager shall
- 45 allocate to each joint E911 service board and to the
- 46 department of public safety a minimum of one thousand
- 47 dollars per calendar quarter for each public safety
- 48 answering point within the service area of the
- department of public safety or joint E911 service 49
- 50 board."

- 11. Page 16, line 29, by striking the word ""d"" 1
- and inserting the following: ""e" 2
- 12. Page 16, by striking line 30 and inserting 3
- the following: ""f" shall be twenty-four percent of 4
- 5 the total amount of surcharge generated per".
- 6 13. Page 17, line 9, by inserting after the word
- "dollars" the following: "for each public safety 7
- answering point within the service area of the 8
- 9 department of public safety or joint E911 service 10 <u>board</u>".
- 14. Page 17, line 10, by striking the word ""e"" 11
- 12 and inserting the following: ""f""
- 15. Page 17, by striking line 22 and inserting 13
- 14 the following:
- 15 "g. After amounts in paragraphs "e" and "f" have 16 <u>been</u>".
- 16. Page 17, line 30, by striking the word "g." 17
- 18 and inserting the following: "h."
- 17. Page 17, line 31, by striking the word ""f" 19
- 20 and inserting the following: ""g"".
- 18. Page 18, line 2, by inserting after the word 21
- "sources" the following: "and approved by the program 22

23 manager".

- 19. Page 18, line 7, by striking the word "<u>h.</u>" 24
- 25 and inserting the following: "i."
- 26 20. By renumbering as necessary.

The motion lost and the House refused to concur in the Senate amendment H-8431.

SENATE AMENDMENT CONSIDERED

Watts of Dallas called up for consideration House File 2447, a bill for an act relating to industry standards for boilers, directing the labor commissioner to adopt emergency rules when the industry standards are supplemented, providing for appeals of the commissioner's orders, and providing an effective date, amended by the Senate, and moved that the House concur in the following Senate amendment H-8445:

<u>H-8445</u>

- 1 Amend House File 2447, as passed by the House, as
- 2 follows:
- 3 1. By striking everything after the enacting
- 4 clause and inserting the following:
- "Section 1. Section 10A.601, subsections 1 and 7, 5
- 6 Code Supplement 2003, are amended to read as follows:
- 7 1. A full-time employment appeal board is created
- 8 within the department of inspections and appeals to
- hear and decide contested cases under chapter 8A, 9
- 10 subchapter IV, and chapters 80, 88, 89A, 91C, 96, and 11 97B.
- 7. An application for rehearing before the appeal 12
- 13 board shall be filed pursuant to section 17A.16,
- 14 unless otherwise provided in chapter 8A, subchapter
- 15 IV, or chapter 80, 88, 89A, 91C, 96, or 97B. A
- 16 petition for judicial review of a decision of the
- 17 appeal board shall be filed pursuant to section
- 17A.19. The appeal board may be represented in any 18
- 19 such judicial review by an attorney who is a regular
- 20 salaried employee of the appeal board or who has been
- 21 designated by the appeal board for that purpose, or at
- 22 the appeal board's request, by the attorney general. 23
- Notwithstanding the petitioner's residency requirement
- 24 in section 17A.19, subsection 2, a petition for
- 25 judicial review may be filed in the district court of
- 26 the county in which the petitioner was last employed
- 27 or resides, provided that if the petitioner does not
- 28 reside in this state, the action shall be brought in
- 29 the district court of Polk county, Iowa, and any other
- 30 party to the proceeding before the appeal board shall
- 31 be named in the petition. Notwithstanding the thirty-
- 32 day requirement in section 17A.19, subsection 6, the
- 33 appeal board shall, within sixty days after filing of
- 34 the petition for judicial review or within a longer
- 35 period of time allowed by the court, transmit to the
- 36 reviewing court the original or a certified copy of
- 37 the entire records of a contested case. The appeal

- 38 board may also certify to the court, questions of law
- 39 involved in any decision by the appeal board.
- 40 Petitions for judicial review and the questions so
- 41 certified shall be given precedence over all other
- 42 civil cases except cases arising under the workers'
- 43 compensation law of this state. No bond shall be
- 44 required for entering an appeal from any final order,
- 45 judgment, or decree of the district court to the
- 46 supreme court.
- 47 Sec. 2. Section 89.2, Code 2003, is amended by
- 48 adding the following new subsections:
- 49 <u>NEW SUBSECTION</u>. 0A. "ASME code" means the boiler
- 50 and pressure vessel code published by the American

- 1 society of mechanical engineers.
- 2 <u>NEW SUBSECTION</u>. 0B. "Board" means the boiler and
- 3 pressure vessel board created in section 89.14.
- 4 Sec. 3. Section 89.3, Code 2003, is amended by
- 5 adding the following new subsection:
- 6 <u>NEW SUBSECTION</u>. 13. An inspection report created
- 7 pursuant to this chapter that requires modification,
- 8 alteration, or change shall be in writing and shall
- 9 cite the state law or rule or the ASME code section
- 10 allegedly violated.
- 11 Sec. 4. Section 89.5, subsection 1, Code 2003, is
- 12 amended by striking the subsection.
- 13 Sec. 5. Section 89.5, subsection 4, unnumbered
- 14 paragraph 1, Code 2003, is amended to read as follows:
- 15 A rule adopted pursuant to this section chapter
- 16 which adopts standards by reference to another
- 17 publication shall be exempt from the requirements of
- 18 section 17A.6, subsection 4, if the following
- 19 conditions exist:
- 20 Sec. 6. Section 89.7, subsection 3, Code 2003, is
- 21 amended to read as follows:
- 22 3. Upon such showing and the payment of a fee, the
- 23 commissioner shall issue a certificate of inspection
- 24 by the division of labor services, which shall be
- 25 valid only for the period specified in section 89.3.
- 26 The commissioner shall establish the amount of the fee
- 27 by rule.
- 28 Sec. 7. Section 89.8, Code 2003, is amended by
- 29 striking the section and inserting in lieu thereof the
- 30 following:
- 31 89.8 BOILER AND PRESSURE VESSEL SAFETY FUND -
- 32 FEES APPROPRIATED.
- 33 1. A boiler and pressure vessel safety revolving
- 34 fund is created within the state treasury under the
- 35 control of the commissioner and shall consist of
- 36 moneys collected by the commissioner as fees. Moneys

- 37 in the fund are appropriated and shall be used by the
- 38 commissioner to pay the actual costs and expenses
- 39 necessary to operate the board and administer the
- 40 provisions of this chapter. All salaries and expenses
- 41 properly chargeable to the fund shall be paid from the
- 42 fund. Section 8.33 does not apply to any moneys in
- 43 the fund. Notwithstanding section 12C.7, subsection
- 44 2, interest or earnings on moneys deposited in the
- 45 fund shall be credited to the fund.
- 46 2. This section is repealed effective July 1,
- 47 2012.
- 48 Sec. 8. Section 89.9, Code 2003, is amended to
- 49 read as follows:
- 50 89.9 DISPOSAL OF FEES.

- 1 All fees provided for in this chapter shall be
- 2 collected by the commissioner and remitted to the
- 3 treasurer of state, <u>to be deposited in the boiler and</u>
- 4 pressure vessel safety fund pursuant to section 89.8,
- 5 together with an itemized statement showing the source
- 6 of collection.
- 7 Sec. 9. Section 89.11, Code 2003, is amended to
- 8 read as follows:
- 9 89.11 INJUNCTION.
- 10 In addition to any and all other remedies, if any
- 11 owner, user, or person in charge of any equipment
- 12 covered by this chapter, shall continue to use any
- 13 equipment covered by this chapter, after receiving a
- 14 notice of defect and exhausting appeal rights as
- 15 provided by this chapter, without first correcting
- 16 said the defects or making replacements, the
- 17 commissioner of labor may apply to the district court
- 18 or any judge thereof by petition in equity, in an
- 19 action brought in the name of the state, for a writ of
- 20 injunction to restrain the use of said the alleged
- 21 defective equipment.
- 22 Sec. 10. NEW SECTION. 89.14 BOILER AND PRESSURE
- 23 VESSEL BOARD CREATED DUTIES.
- 24 1. A boiler and pressure vessel board is created
- 25 within the division of labor services of the
- 26 department of workforce development to formulate
- 27 definitions and rules requirements for the safe and
- 28 proper installation, repair, maintenance, alteration,
- 29 use, and operation of boilers and pressure vessels in
- 30 this state.
- 31 2. The boiler and pressure vessel board is
- 32 composed of nine members, one of whom shall be the
- 33 commissioner or the commissioner's designee. The
- 34 remaining eight members shall be appointed by the
- 35 governor, subject to confirmation by the senate, to

- 36 four-year staggered terms beginning and ending as
- 37 provided in section 69.19. One member shall be a
- 38 special inspector who is employed by an insurance
- 39 company that is licensed and actively writing boiler
- 40 and machinery insurance in this state and who is
- 41 commissioned to inspect boiler and pressure vessels in
- 42 this state, two members shall be appointed from
- 43 certified employee organizations, one of whom shall
- 44 represent steamfitters, two members shall be
- mechanical engineers who regularly practice in the 45
- 46 area of boilers and pressure vessels, one member shall
- 47 be a boiler and pressure vessel distributor in this
- 48 state, one member shall represent boiler and pressure
- 49 vessel manufacturers, and one member shall be a
- 50 mechanical contractor engaged in the business of

- installation, renovation, and repair of boilers and 1 2 pressure vessels.
- 3 3. A vacancy in membership shall be filled in the
- 4
- same manner as the original appointment. The members
- shall serve without compensation, but shall be 5
- reimbursed for actual and necessary expenses incurred 6
- 7 in the performance of official duties as a member.
- 8 4. The members of the board shall select a
- chairperson, vice chairperson, and secretary from 9
- 10 their membership. However, neither the commissioner
- 11 nor the commissioner's designee shall serve as
- 12 chairperson. The board shall meet at least quarterly
- 13 but may meet as often as necessary. Meetings shall be
- 14 set by a majority of the board or upon the call of the
- 15 chairperson, or in the chairperson's absence, upon the
- call of the vice chairperson. A majority of the board 16
- 17 members shall constitute a quorum.
- 18 5. The board shall adopt rules pursuant to chapter
- 19 17A necessary to administer the duties of the board.
- Rules adopted by the board shall be in accordance with 20
- accepted engineering standards and practices. The 21
- 22 board shall adopt rules relating to the equipment
- 23 covered by this chapter that are in accordance with
- 24 the ASME code, which may include addenda,
- 25 interpretations, and code cases, as soon as reasonably
- 26 practical following publication by ASME.
- 27 6. A notice of defect or inspection report issued
- 28 by the commissioner pursuant to this chapter may,
- 29 within thirty days after the making of the order, be
- 30 appealed to the board. Board action constitutes final
- agency action for purposes of chapter 17A. 31
- 32 7. Not later than July 1, 2005, and every three
- 33 years thereafter, the board shall conduct a
- 34 comprehensive review of existing boiler rules,

- 35 regulations, and standards, including but not limited
- 36 to those relating to potable hot water supply boilers
- 37 and water heaters.
- 8. The board shall establish fees for 38
- 39 examinations, commissions, inspections, annual
- 40 statements, shop inspections, and other services. The
- 41 fees shall reflect the actual costs and expenses
- 42 necessary to operate the board and perform the duties
- 43 of the commissioner.
- Sec. 11. Section 89A.1, subsection 2, Code 2003, 44
- 45 is amended by striking the subsection.
- 46 Sec. 12. Section 89A.1, subsection 19, Code 2003,
- is amended by striking the subsection and inserting in 47
- 48 lieu thereof the following:
- NEW SUBSECTION. 19. "Safety board" means the 49
- elevator safety board created in section 89A.13. 50

- Sec. 13. Section 89A.3, subsection 1, unnumbered 1
- 2 paragraphs 1 and 2, Code 2003, are amended to read as 3 follows:
- 4 The commissioner safety board may adopt rules
- governing maintenance, construction, alteration, and 5
- 6 installation of facilities, and the inspection and
- 7 testing of new and existing installations as necessary
- 8 to provide for the public safety, and to protect the
- public welfare. 9
- 10 The commissioner safety board shall adopt, amend,
- 11 or repeal rules pursuant to chapter 17A as the
- 12 commissioner it deems necessary for the execution of
- 13 the commissioner's duties under administration of this
- 14 chapter, which shall include, but not be limited to,
- 15 rules providing for:
- 16 Sec. 14. Section 89A.3, subsection 1, paragraphs h
- 17 and i, Code 2003, are amended by striking the
- 18 paragraphs.
- 19 Sec. 15. Section 89A.3, subsection 2, Code 2003,
- 20 is amended to read as follows:
- 2. The commissioner safety board shall adopt rules 21
- 22 for facilities according to the applicable provisions
- 23 of the American society of mechanical engineers safety
- 24 codes for elevators and escalators, A17.1 and A17.3,
- 25 as the commissioner safety board deems necessary. In
- 26 adopting rules the commissioner safety board may adopt
- 27 the American society of mechanical engineers safety
- 28 codes, or any part of the codes, by reference.
- 29
- The commissioner safety board may adopt rules
- permitting existing passenger and freight elevators to 30
- 31 be modified into material lift elevators.
- Sec. 16. Section 89A.3, subsections 4 and 5, Code 32
- 33 2003, are amended to read as follows:

- 34 4. The commissioner shall furnish copies of the
- 35 rules adopted by the commissioner pursuant to this
- 36 <u>chapter</u> to any person who requests them, without
- 37 charge, or upon payment of a charge not to exceed the
- 38 actual cost of printing of the rules.
- 39 5. The commissioner <u>safety board</u> may adopt rules
- 40 permitting inclined or vertical wheelchair lifts in
- 41 churches and houses of worship to service more than
- 42 one floor.
- 43 Sec. 17. Section 89A.3, Code 2003, is amended by
- 44 adding the following new subsection:
- 45 <u>NEW SUBSECTION</u>. 6. The commissioner may adopt
- 46 rules pursuant to chapter 17A relating to the denial,
- 47 issuance, revocation, and suspension of special
- 48 inspector commissions.
- 49 Sec. 18. Section 89A.6, subsections 2, 3, and 6,
- 50 Code 2003, are amended to read as follows:

- 1 2. Every existing facility registered with the
- 2 commissioner shall be inspected within one year after
- 3 the effective date of the registration, except that
- 4 the commissioner safety board may, at the
- 5 commissioner's discretion, extend by rule the time
- 6 specified for making inspections.
- 7 3. Every facility shall be inspected not less
- 8 frequently than annually, except that the commissioner
- 9 safety board may adopt rules providing for inspections
- 10 of facilities at intervals other than annually.
- 11 6. In addition to the inspections required by
- 12 subsections 1 to 3, the commissioner safety board may
- 13 provide by rule for additional inspections as the
- 14 commissioner safety board deems necessary to enforce
- 15 the provisions of this chapter.
- 16 Sec. 19. Section 89A.9, unnumbered paragraph 1,
- 17 Code 2003, is amended to read as follows:
- 18 Operating permits shall be issued by the
- 19 commissioner to the owner of every facility when the
- 20 inspection report indicates compliance with the
- 21 applicable provisions of this chapter. However, no
- 22 permits a permit shall not be issued if the fees
- 23 required by section 89A.13 this chapter have not been
- 24 paid. Permits shall be issued within thirty days
- 25 after filing of the inspection report required by
- 26 section 89A.6, unless the time is extended for cause
- 27 by the division. <u>No A</u> facility shall <u>not</u> be operated
- 28 after the thirty days or after an extension granted by
- 29 the commissioner has expired, unless an operating
- 30 permit has been issued.
- 31 Sec. 20. Section 89A.10, subsection 2, unnumbered
- 32 paragraph 1, Code 2003, is amended to read as follows:

- 33 If the owner does not make the changes necessary
- $34 \ \ \, \text{for compliance as required in subsection 1 within the}\\$
- 35 period specified by the commissioner, the
- 36 $\,$ commissioner, upon notice, may suspend or revoke the $\,$
- 37 operating permit, or may refuse to issue the operating
- 38 permit for the facility. The commissioner shall
- 39 notify the owner of any action to suspend, revoke, or
- $40 \quad \mbox{refuse to issue an operating permit and the reason for} \\$
- 41 the action by service in the same manner as an
- 42 original notice or by certified mail. An owner may
- 43 appeal the commissioner's initial decision $\underline{to the}$
- 44 <u>safety board</u>. The appeal shall be heard by an
- 45 administrative law judge of the department of
- 46 inspections and appeals. An owner who, after a
- 47 hearing before an administrative law judge, is
- 48 aggrieved by a suspension, revocation, or refusal to
- 49 issue an operating permit may appeal to the employment
- 50 appeal board created under section 10A.601. Notice of

- 1 appeal shall be filed with the appeal board within
- 2 thirty calendar days from receipt of the notice of the
- 3 commissioner's action. The decision of the safety
- 4 board shall be considered final agency action pursuant
- 5 to chapter 17A.
- 6 Sec. 21. Section 89A.10, subsection 2, unnumbered
- 7 paragraphs 2 and 3, Code 2003, are amended by striking
- 8 the unnumbered paragraphs.
- 9 Sec. 22. Section 89A.11, Code 2003, is amended to
- 10 read as follows:
- 11 89A.11 NONCONFORMING FACILITIES.
- 12 The commissioner safety board, pursuant to rule,
- 13 may grant exceptions and variances from the
- 14 requirements of rules adopted for any facility.
- 15 Exceptions or variations shall be reasonably related
- 16 to the age of the facility, and may be conditioned
- 17 upon a repair or modification of the facility deemed
- 18 necessary by the commissioner safety board to assure
- 19 reasonable safety. However, no an exception or
- 20 variance may shall not be granted except to prevent
- 21 undue hardship. Such facilities shall be subject to
- 22 orders issued pursuant to section 89A.10.
- 23 Sec. 23. Section 89A.13, Code 2003, is amended by
- 24 striking the section and inserting in lieu thereof the
- 25 following:
- 26 89A.13 ELEVATOR SAFETY BOARD.
- 27 1. An elevator safety board is created within the
- 28 division of labor services in the department of
- 29 workforce development to formulate definitions and
- 30 rules for the safe and proper installation, repair,
- 31 maintenance, alteration, use, and operation of

- 32 facilities in this state.
- 33 2. The safety board is composed of nine members,
- 34 one of whom shall be the commissioner or the
- 35 commissioner's designee. The governor shall appoint
- 36 the remaining eight members of the board, subject to
- 37 senate confirmation, to staggered four-year terms
- 38 which shall begin and end as provided in section
- **39 69.19.** The members shall be as follows: two
- 40 representatives from an elevator manufacturing company
- 41 or its authorized representative; two representatives
- 42 from elevator servicing companies; one building owner
- 43 or manager; one representative employed by a local
- 44 government in this state who is knowledgeable about
- 45 building codes in this state; one representative of
- 46 workers actively involved in the installation,
- 47 maintenance, and repair of elevators; and one licensed
- 48 mechanical engineer.
- 49 3. A vacancy in membership shall be filled in the
- 50 same manner as the original appointment. The members

- 1 shall serve without salary, but shall be reimbursed
- 2 for actual and necessary expenses incurred in the
- 3 performance of official duties as a member.
- 4 4. The members of the safety board shall select a
- 5 chairperson, vice chairperson, and a secretary from
- 6 their membership. However, neither the commission nor
- 7 the commissioner's designee shall serve as
- 8 chairperson. The safety board shall meet at least
- 9 quarterly but may meet as often as necessary.
- 10 Meetings shall be set by a majority of the safety
- 11 board or upon the call of the chairperson, or in the
- 12 chairperson's absence, upon the call of the vice
- 13 chairperson. A majority of the safety board members
- 14 shall constitute a quorum.
- 15 5. The owner or user of equipment regulated under
- 16 this chapter may appeal a notice of defect or an
- 17 inspection report to the safety board within thirty
- 18 days after the issuance of the notice or report.
- 19 Safety board action constitutes final agency action
- 20 for purposes of chapter 17A.
- 21 6. The safety board shall adopt rules pursuant to
 22 chapter 17A necessary to administer the duties of the
 23 board.
- 24 7. Not later than July 1, 2005, and every three
- 25 years thereafter, the safety board shall conduct a
- 26 comprehensive review of existing elevator and facility
- 27 rules, regulations, and standards.
- 28 Sec. 24. Section 89A.14, Code 2003, is amended to
- 29 read as follows:
- 30 89A.14 CONTINUING DUTY OF OWNER.

- 31 Every facility shall be maintained by the owner in
- $32\ \ \, a$ safe operating condition and in conformity with the
- 33 rules adopted by the commissioner <u>safety board</u>.
- 34 Sec. 25. Section 89A.15, Code 2003, is amended to
- 35 read as follows:
- 36 89A.15 INSPECTIONS BY LOCAL AUTHORITIES.
- 37 No A city or other governmental subdivision shall
- 38 <u>not</u> make or maintain any ordinance, bylaw, or
- 39 resolution providing for the licensing of special
- 40 inspectors. An ordinance or resolution relating to
- 41 the inspection, construction, installation,
- 42 alteration, maintenance, or operation of facilities
- 43 within the limits of the city or governmental
- 44 subdivision, which conflicts with this chapter or with
- 45 rules adopted by the commissioner pursuant to this
- 46 <u>chapter</u> is void. The commissioner, in the
- 47 commissioner's discretion, may accept inspections by
- 48 local authorities in lieu of inspections required by
- 49 section 89A.6, but only upon a showing by the local
- 50 authority that applicable laws and rules will be

- 1 consistently and literally enforced, and that
- 2 inspections will be performed by special inspectors.
- 3 Sec. 26. Section 89A.18, Code 2003, is amended to
- 4 read as follows:
- 5 89A.18 CIVIL PENALTY.
- 6 If upon notice and hearing the commissioner
- 7 determines that an owner has operated a facility after
- 8 an order of the commissioner that suspends, revokes,
- 9 or refuses to issue an operating permit for the
- 10 facility has become final under section 89A.10,
- 11 subsection 2, the commissioner may assess a civil
- 12 penalty against the owner in an amount not exceeding
- 13 five hundred dollars, as determined by the
- 14 commissioner. An order assessing a civil penalty is
- 15 subject to appeal and judicial review under section
- 16 89Å.10, subsection 2, in the same manner and to the
- 17 same extent as decisions referred to in that
- 18 subsection. The commissioner may commence an action
- 19 in the district court to enforce payment of the civil
- 20 penalty. No record of assessment against or payment
- 21 of a civil penalty by any person for a violation of
- 22 this section shall be admissible as evidence in any
- 23 court in any civil action. Revenue from the penalty
- 24 provided in this section shall be remitted to the
- 25 treasurer of state for deposit in the state general
- 26 fund.
- 27 Sec. 27. NEW SECTION. 89A.19 ELEVATOR SAFETY
- 28 FUND FEES APPROPRIATED.
- 29 1. A revolving elevator safety fund is created in

- 30 the state treasury under the control of the
- 31 commissioner and shall consist of moneys collected by
- 32 the commissioner as fees. Moneys in the fund are
- 33 appropriated to and shall be used by the commissioner
- 34 to pay the actual costs and expenses necessary to
- 35 operate the safety board and perform the duties of the
- 36 commissioner as described in this chapter. All fees
- 37 collected by the commissioner pursuant to this chapter
- 38 shall be remitted to the treasurer of state to be
- 39 deposited in the elevator safety fund. All salaries
- 40 and expenses properly chargeable to the fund shall be
- 41 paid from the fund. Section 8.33 does not apply to
- 42 any moneys in the fund. Notwithstanding section
- 43 12C.7, subsection 2, interest or earnings on moneys
- 44 deposited in the fund shall be credited to the fund.
- 45 2. This section is repealed effective July 1,
- 46 2012.
- 47 Sec. 28. Section 602.8102, subsection 25, Code
- 48 Supplement 2003, is amended to read as follows:
- 49 25. Carry out duties relating to the judicial
- 50 review of orders of the employment appeal elevator

- 1 <u>safety</u> board as provided in section 89A.10, subsection 2 2.
- 3 Sec. 29. FY 2004-2005 FEE DISPOSITION INTENT.
- 4 Notwithstanding sections 89.8 and 89A.19 or any other
- 5 provision of law to the contrary, revenues from fees
- 6 imposed or collected during the fiscal year beginning
- 7 July 1, 2004, and the amount of accruals of those
- 8 revenues collected from the fees imposed or collected
- 9 before June 30, 2005, but not remitted to the
- 10 commissioner until after June 30, 2005, shall be
- 11 deposited in the general fund of the state. It is the
- 12 intent of the general assembly that the moneys
- 13 appropriated from the general fund of the state to the
- 14 division of labor services of the department of
- 15 workforce development for the fiscal year beginning
- 16 July 1, 2005, and ending June 30, 2006, be reduced by
- 17 the total amount of revenues projected to be deposited
- 18 in the boiler and pressure vessel safety fund created
- 19 by section 89.8 and the elevator safety fund created
- 20 by section 89A.19 in the fiscal year beginning July 1, 21 2005.
- 22 Sec. 30. EFFECTIVE DATE. This Act, being deemed
- 23 of immediate importance, takes effect upon enactment.'
- 24 2. Title page, by striking lines 1 through 4 and
- 25 inserting the following: "An Act relating to
- 26 equipment and installation safety programs
- 27 administered by the division of labor services of the
- 28 department of workforce development, and providing an
- 29 effective date."

The motion prevailed and the House concurred in the Senate amendment $\underline{H-8445}$.

Watts of Dallas 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. 2447)

The ayes were, 99:

Alons	Arnold	Baudler	Bell
	Boal	Boddicker	
Berry	- • • • •		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	Hanson	Heaton	Heddens
Hoffman	Hogg	Horbach	Hunter
Huseman	Huser	Hutter	Jacobs
Jacoby	Jenkins	Jochum	Jones
Klemme	Kramer	Kuhn	Kurtenbach
Lalk	Lensing	Lukan	Lykam
Maddox	Manternach	Mascher	McCarthy
Mertz	Miller	Oldson	Olson, D.
Olson, S.	Osterhaus	Paulsen	Petersen
Quirk	Raecker	Rants, Spkr.	Rasmussen
Rayhons	Reasoner	Sands	Schickel
Shomshor	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	Roberts,	5
		Presiding	

The nays were, none.

Absent or not voting, 1:

Murphy

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

SENATE AMENDMENT CONSIDERED

Struyk of Pottawattamie called up for consideration <u>House File</u> 2544, a bill for an act requiring identification numbers for all parcels of real estate, additional real estate transaction recordings, and making a fee applicable, amended by the Senate, and moved that the House concur in the following Senate amendment <u>H-8385</u>:

<u>H-8385</u>

- 1 Amend <u>House File 2544</u>, as passed by the House, as
- 2 follows:
- 3 1. Page 1, lines 29 and 30, by striking the words
- 4 "or in lieu thereof" and inserting the following: "or
- 5 in lieu thereof".

The motion prevailed and the House concurred in the Senate amendment $\underline{H-8385}$.

Struyk of Pottawattamie 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. 2544)

The ayes were, 99:

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	Hanson	Heaton	Heddens
Hoffman	Hogg	Horbach	Hunter
Huseman	Huser	Hutter	Jacobs
Jacoby	Jenkins	Jochum	Jones
Klemme	Kramer	Kuhn	Kurtenbach
Lalk	Lensing	Lukan	Lykam
Maddox	Manternach	Mascher	McCarthy
Mertz	Miller	Oldson	Olson, D.
Olson, S.	Osterhaus	Paulsen	Petersen
Quirk	Raecker	Rants, Spkr.	Rasmussen
Rayhons	Reasoner	Sands	Schickel
-			

Shomshor	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	Roberts,	Ŭ
		Presiding	

The nays were, none.

Absent or not voting, 1:

Murphy

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

INTRODUCTION OF BILL

House File 2574, by committee on ways and means, a bill for an act relating to the technical administration of the tax and related laws by the department of revenue, including administration of state individual income, corporate income, insurance premiums, sales, use, property, motor fuel, special fuel, cigarette, and tobacco taxes, and making penalties applicable and including effective date and retroactive applicability date provisions.

Read first time and placed on the ways and means calendar.

IMMEDIATE MESSAGES

Jacobs of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 2434, 2447** and **2544**.

MOTION TO RECONSIDER WITHDRAWN (House File 2523)

Gipp of Winneshiek asked and received unanimous consent to withdraw the motion to reconsider <u>House File 2523</u>, a bill for an act providing for the regulation of air quality, and making penalties applicable, filed by him on April 6, 2004.

IMMEDIATE MESSAGE

Gipp of Winneshiek asked and received unanimous consent that **House File 2523** be immediately messaged to the Senate.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on April 8, 2004, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2367</u>, a bill for an act relating to various issues under the purview of the department of corrections including the creation of an inmate labor fund.

Also: That the Senate has on April 8, 2004, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2467</u>, a bill for an act relating to the quorum requirement for the IowAccess advisory council.

Also: That the Senate has on April 8, 2004, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2486</u>, a bill for an act relating to animal agriculture by providing for offenses involving animals and crops and related property, and providing penalties.

MICHAEL E. MARSHALL, Secretary

REPORT OF THE CHIEF CLERK OF THE HOUSE

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

House File 2433

1. Page 1, line 14 - Should say <u>NEW SUBSECTION</u> instead of <u>NEW SECTION</u>.

House File 2523

1. Page 2, line 8 – The word state should be lower case in Iowa state university.

MARGARET A. THOMSON Chief Clerk of the House

COMMUNICATION FROM THE STATE APPEAL BOARD

The following communication was received from the State Appeal Board on April 7, 2004, and is on file in the office of the Chief Clerk:

April 7, 2004

Chief Clerk House of Representatives Statehouse L O C A L

Dear Chief Clerk:

There are transmitted herewith claims against the State of Iowa to be filed with the Claims Committee of the House of Representatives.

These include 51 claims of general nature that were denied by the State Appeal Board during February, March and April 2004.

The attached index shows claim number, name and address of claimant and the amount requested in the claim.

Sincerely, Michael L. Fitzgerald Chairperson STATE APPEAL BOARD

Receipt of the above is hereby acknowledged.

MARGARET A. THOMSON Chief Clerk of the House

DENIED GENERAL CLAIMS BY THE STATE APPEAL BOARD SUBMITTED TO THE 80TH GENERAL ASSEMBLY February 2004 through April 2004

<u>Claim</u>	Full Name	<u>City. State</u>	<u>Type</u>	<u>Amount</u>
D030002	Iowa State Patrol Communications Division-Dept of Public Safety	Des Moines IA	Computers	\$6,123.54
G000060	C D Farm Service	Spencer IA	Fuel Tax Refund	\$1,754.17
G000063	Page County Secondary Road Dept	Clarinda IA	Fuel Tax Refund	\$7,600.95

<u>Claim</u>	Full Name	<u>City, State</u>	<u>Type</u>	<u>Amount</u>
G011234	Linn County Correctional Center	Cedar Rapids IA	Inmates Housing	\$4,770.00
G011237	Linn County Correctional Center	Cedar Rapids IA	Inmates Housing	\$2,880.00
G011335	Linn County Correctional Center	Cedar Rapids IA	Inmates Housing	\$3,420.00
G020981	Casey's General Stores	Ankeny IA	Motor Fuel Ur Tax Refund	nspecified
G030207	Nebraska Coast, Inc.	Council Bluffs IA	Refund Penalty	\$180.96
G030433	Linn County Department of Human Resources Management	Cedar Rapids IA	Commitment \$ Costs	15,400.35
G030501	Scott County Community Services	Davenport IA	Commitment \$ Fees	32,477.07
G030637	Joanne S. Brackey	Twin Lakes MN	IRP Refund	\$1,876.33
G030797	Kooima Lakes Service	Spirit Lake IA	Interest-late	\$36.24
G030867	Patrick Mackey	Des Moines IA	Child Support Credit Refund	\$1,300.00
G030882	Scott A. Kleppe Kleppe Trucking	Hawkeye IA	IRP Fee/Penalty Refund	\$28.17
G030921	James D. Kleppe	Clermont IA	Refund IRP Penalty	\$91.27
G030922	Scott A. Kleppe	Hawkeye IA	Refund IRP Penalty	\$139.42
G031105	Kimberley Ann Thacker-Craig	Des Moines IA	Transportation	\$702.00
G040032	Kim Marie Rosener	Sioux City IA	Interest	\$70.75

<u>Claim</u>	Full Name	<u>City, State</u>	<u>Type</u>	<u>Amount</u>
G040149	Karen Diane Wirtz	Moline IL	License Refund	\$163.00
G040571	Angela Marie Scott	Madison WI	License Refund	\$198.00
G040572	Amerin Guaranty Corporation	Philadelphia PA	Premium Tax Refund	\$24,512.00
G040743	Rhonda Kay King	Beavertown OR	License Refund	\$155.00
G040792	Valero Marketing & Supply Company	San Antonio TX	Motor Fuel Tax Refund	\$16,771.98
G041051	City of Des Moines	Des Moines IA	Parking Ticket	\$10.00
G921580	Karen & Gale Kleppe	Wyoming IA	Foster Care Training	\$100.00
G930327	Wapello County Auditor	Ottumwa IA	Outdated Invoice	\$10,010.87
G930983	Arthur Poyner	Ft. Madison IA	Back Pay	\$401.50
G940228	Families Inc.	West Branch IA	Outdated Invoice	\$471.45
G952262	Fort Dodge Medical Center	Fort Dodge IA	Medical Exam	\$96.50
G960211	Charles Juarez	Malvern IA	Interest on back pay owed	\$1,204.79
G960568	Families of NE Iowa	Maquoketa IA	Provider Services	\$1,819.44
G960576	Families of NE Iowa	Maquoketa IA	Provider Services	\$71.36
G960580	Families of NE Iowa	Maquoketa IA	Provider Services	\$640.30
G960585	Families of NE Iowa	Maquoketa IA	Provider Services	\$1,391.52
G960587	Families of NE Iowa	Maquoketa IA	Provider Services	\$181.92

<u>Claim</u>	Full Name	<u>City, State</u>	<u>Type</u>	Amount
G960591	Families of NE Iowa	Maquoketa IA	Provider Services	\$56.38
G960600	Families of NE Iowa	Maquoketa IA	Provider Services	\$142.72
G960604	Families of NE Iowa	Maquoketa IA	Provider Services	\$948.60
G960612	Families of NE Iowa	Maquoketa IA	Provider Services	\$356.16
G0960619	Families of NE Iowa	Maquoketa IA	Provider Services	\$356.16
G0960632	Families of NE Iowa	Maquoketa IA	Provider Services	\$261.90
G0960633	Families of NE Iowa	Maquoketa IA	Provider Services	\$242.88
G0960635	Families of NE Iowa	Maquoketa IA	Provider Services	\$95.76
G0960640	Families of NE Iowa	Maquoketa IA	Provider Services	\$314.50
G0961749	Families of Northeast Iowa	Maquoketa IA	Wrap Around Program	\$2,680.82
G0961893	Families, Inc	West Branch IA	Provider Services	\$345.90
G962514	Families, Inc.	West Branch IA	Outdated Invoice	\$69.18
G971046	Black Hawk County Relief Office	Waterloo IA	Medical Fees	\$1,355.60
G0971544	Peter O. Nopoulos, D.D.S.	Marion IA	Dental Care	\$1,133.00
G0980772	Van Buren Community School District	Keosauqua IA	Tax Refund	\$5,292.52
G0990276	Marjorie M Sheely	Council Bluffs IA	IPERS Refund	unspecified

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

- 2004\1314 Enos Dawson, Oakland For celebrating his 90th birthday.
- 2004\1315 Helen Gittins, Council Bluffs For attaining the age of 100 years.
- 2004\1316 Lottie Barritt, Council Bluffs For attaining the age of 100 years.
- 2004\1317 Ethel Ellis, Council Bluffs For attaining the age of 102 years.
- 2004\1318 Florence Garst, Council Bluffs For attaining the age of 103 years.
- 2004\1319 Lois Wayland, Council Bluffs For attaining the age of 103 years.
- 2004\1320 Mary Kenney, Council Bluffs For attaining the age of 102 years.
- 2004\1321 Irene Peterson, Council Bluffs For attaining the age of 107 years.
- 2004\1322 Alvina Walters, Council Bluffs For attaining the age of 101 years.
- 2004\1323 Dorothy Ratekin, Council Bluffs For attaining the age of 100 years.
- 2004\1324 Adeline "Babe" Smay, Council Bluffs For attaining the age of 102 years.
- 2004\1325 Bill Imes, Ruthven For celebrating his 90th birthday.
- 2004\1326 Mary Eischeid, Spencer For celebrating her 80th birthday.
- 2004\1327 Earl and Pauline Genskow, Tama For celebrating their 50th wedding anniversary.
- 2004\1328 Larry and Mary Ann Hall, Tama For celebrating their 50th wedding anniversary.
- 2004/1329 Laura Jorgensen, Eagle Grove For being inducted into Rho Chi, the National Honor Society for Pharmacy.
- 2004\1330 Alfred Frahm, Evansdale For celebrating his 85th birthday.
- 2004\1331 Pat Sieren, Keota For celebrating her 80th birthday.

- 2004\1332 Clifford Heitschusen, South Amana For celebrating his 80th birthday.
 2004\1333 Katie M. Adolf, Everly For being named a State of Iowa Scholar.
- 2004\1334 Laura Geerdes, Everly For being named a State of Iowa Scholar.
- 2004/1335 Elizabeth M. Davis, Spencer For being named a State of Iowa Scholar.
- 2004\1336 Samuel C. Dvorak, Spencer For being named a State of Iowa Scholar.
- 2004\1337 Joseph J. Hodgin, Spencer For being named a State of Iowa Scholar.
- 2004\1338 Charlie Kehr, Spencer For being named a State of Iowa Scholar.
- 2004\1339 Kristi E. Linn, Spencer For being named a State of Iowa Scholar.
- 2004/1340 Sarah J. Miller, Spencer For being named a State of Iowa Scholar.
- 2004/1341 Jodi S. Monahan, Spencer For being named a State of Iowa Scholar.
- 2004/1342 Melissa A. Nensel, Spencer For being named a State of Iowa Scholar.
- 2004/1343 Skyler L. Wigen, Spencer For being named a State of Iowa Scholar.
- 2004\1344 Jessica A. Grave, Hospers For being named a State of Iowa Scholar.
- 2004\1345 Kyra M. Anderson, Hawarden For being named a State of Iowa Scholar.
- 2004\1346 Holli J. Gregg, Hawarden For being named a State of Iowa Scholar.
- 2004/1347 Jenny K. Henderson, Ireton For being named a State of Iowa Scholar.
- 2004\1348 Amanda Schouten, Hawarden For being named a State of Iowa Scholar.
- 2004\1349 James R. Bierly, Hull For being named a State of Iowa Scholar.
- 2004\1350 Amanda Warntjes, Boyden For being named a State of Iowa Scholar.

- 2004\1351 Evan M. Wiersma, Rock Valley - For being named a State of Iowa Scholar. 2004\1352 Addison J. Bartlett, Orange City - For being named a State of Iowa Scholar. Sally E. Blezien, Orange City - For being named a State of Iowa 2004\1353 Scholar. 2004\1354 Sarah L. Kiuken, Orange City - For being named a State of Iowa Scholar. 2004\1355 Kayla M. Lyftogt, Orange City - For being named a State of Iowa Scholar. 2004\1356 Stacie B. Oolman, Orange City - For being named a State of Iowa Scholar. 2004\1357 Stephanie L. Van Der Weide, Orange City - For being named a State of Iowa Scholar. Amanda J. Van Wechel, Orange City - For being named a State of 2004\1358 Iowa Scholar. 2004\1359 Devin L. Byker, Ireton - For being named a State of Iowa Scholar. 2004\1360 David D. Kordahl, Sioux Center - For being named a State of Iowa Scholar. 2004\1361 Andrew J. Olthoff, Sioux Center - For being named a State of Iowa Scholar. 2004\1362 Taylor Helmus, Rock Valley - For being named a State of Iowa Scholar. 2004\1363 Kimberly J. Johnson, Rock Valley - For being named a State of Iowa Scholar. Kyle L. Blankers, Sheldon - For being named a State of Iowa 2004\1364 Scholar. 2004\1365 Ben M. Birks, Sioux Center - For being named a State of Iowa Scholar. 2004\1366 Derek J. Dalle, Sioux Center - For being named a State of Iowa Scholar. 2004\1367 Kevin A. Riggle, Sioux Center - For being named a State of Iowa
 - 2004\1368 Diane R. Meyer, Harris For being named a State of Iowa Scholar.

Scholar.

2004\1369	Brian H. Feller, Sibley – For being named a State of Iowa Scholar.
2004\1370	Andrea M. Krahling, Sibley – For being named a State of Iowa Scholar.
2004\1371	Kevin D. Mehlbrech, Sibley – For being named a State of Iowa Scholar.
2004\1372	Brett J. Vandehoef, Sibley – For being named a State of Iowa Scholar.
2004\1373	Justin G. Bohnet, Sanborn – For being named a State of Iowa Scholar.
2004\1374	Logan D. Starkenburg, Hartley – For being named a State of Iowa Scholar.
2004\1375	Megan J. Wolters, Sanborn – For being named a State of Iowa Scholar.
2004\1376	Leah M. Alons, Sanborn – For being named a State of Iowa Scholar.
2004\1377	Kelly M. Van Beek, Sanborn – For being named a State of Iowa Scholar.
2004\1378	Chandni Desai, Primghar – For being named a State of Iowa Scholar.
2004\1379	Nikki J. Fulk, Primghar – For being named a State of Iowa Scholar.
2004\1380	Johnathan L. Loveall, Sheldon – For being named a State of Iowa Scholar.
2004\1381	Sarah Schares, Dunkerton High School –For being named a State of Iowa Scholar.
2004\1382	Luke Conner, Wapsie Valley High School – For being named a State of Iowa Scholar.
2004\1383	Lindsy Timmerman, Wapsie Valley High School – For being named a State of Iowa Scholar.
2004\1384	Megan Brandt, Independence High School – For being named a State of Iowa Scholar.
2004\1385	Andrew Behan, Independence High School – For being named a State of Iowa Scholar.
2004\1386	Cassie Bonefas, Independence High School – For being named a State of Iowa Scholar.

2004\1387 Alexa Doan, Independence High School - For being named a State of Iowa Scholar. Matthew Robinson, Independence High School - For being named a 2004\1388 State of Iowa Scholar. Kayla Becker, Don Bosco High School - For being named a State of 2004\1389 Iowa Scholar. 2004\1390 Eric Neverman, Jessup High School - For being named a State of Iowa Scholar. 2004\1391 Anna Powell, Jessup High School - For being named a State of Iowa Scholar. 2004\1392 Adam Venem, Jessup High School - For being named a State of Iowa Scholar. 2004\1393 Hillary Charmichael, Union High School - For being named a State of Iowa Scholar. 2004\1394 Amy Higgins, Union High School - For being named a State of Iowa Scholar. 2004\1395 Jenna Cherry, East Buchanan High School - For being named a State of Iowa Scholar. 2004\1396 Arthur Starkenburg, Sibley – For celebrating his 80th birthday. 2004\1397 Matthew Pollpeter, Ft. Madison - For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America. 2004\1398 Barret Anderson, Valley High School, West Des Moines, - For receiving the Presidential Scholarship Award from the University of Iowa. 2004\1399 Eugene and Lorraine Webb, Dubuque - For celebrating their 50th wedding anniversary. 2004\1400 Daniel W. Watterson, Melvin - For being named a State of Iowa Scholar.

HOUSE STUDY BILL COMMITTEE ASSIGNMENT

H.S.B. 729 Appropriations

Relating to and making appropriations from the healthy Iowans tobacco trust and the tobacco settlement trust fund and providing an effective date.

RESOLUTIONS FILED

HR 165, by Whitead, a resolution honoring the Sioux City West High School Dance Squad for its outstanding performance at the Marching Auxiliaries National Dance/Drill Team Competition.

Laid over under **Rule 25**.

HR 166, by Raecker, a resolution recognizing the achievements of the Urbandale Junior League All Star Team in winning the Central Regional Championship of the 2003 Junior League Baseball World Series.

Laid over under Rule 25.

AMENDMENTS FILED

<u>H-8448</u>	<u>H.F.</u>	2484	Senate Amendment
H-8449	H.F.	2455	Carroll of Poweshiek
			Jacobs of Polk
<u>H-8450</u>	<u>S.F.</u>	2298	Heaton of Henry
Greiner of V	Washingto	n	Carroll of Poweshiek
Raecker of I	Polk		
<u>H-8451</u>	<u>S.F.</u>	<u>2209</u>	Boddicker of Cedar
<u>H-8452</u>	<u>S.F.</u>	<u>2298</u>	Klemme of Plymouth
<u>H-8453</u>	<u>S.F.</u>	2288	Upmeyer of Hancock
			Kuhn of Floyd
<u>H-8454</u>	<u>S.F.</u>	<u>2298</u>	Dolecheck of Ringgold

On motion by Gipp of Winneshiek the House adjourned at 10:32 a.m., until 10:00 a.m., Monday, April 12, 2004.