PROOF

STATE OF IOWA

House Journal

TUESDAY, MARCH 23, 2010

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JOURNAL OF THE HOUSE

Seventy-second Calendar Day - Fifty-first Session Day

Hall of the House of Representatives Des Moines, Iowa, Tuesday, March 23, 2010

The House met pursuant to adjournment at 9:12 a.m., Speaker Murphy in the chair.

Prayer was offered by Reverend Jerry Helms, pastor of Christian Cornerstone Church, Quad Cities. He was the guest of Representative Phyllis Thede of Scott County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Sam Jurgena, House Page from Davenport.

The Journal of Monday, March 22, 2010 was approved.

INTRODUCTION OF BILL

House File 2531, by committee on appropriations, a bill for an act relating to state and local finances by providing for funding of property tax credits and reimbursements, by increasing the maximum allowable local hotel and motel tax rates, by making, increasing, and reducing appropriations, providing for salaries and compensation of state employees, providing for matters relating to tax credits, providing for fees and penalties, and providing for properly related matters, and including effective date and retroactive applicability provisions.

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

SENATE MESSAGE CONSIDERED

<u>Senate File 2382</u>, by committee on ways and means, a bill for an act relating to fuel, including standards for biodiesel blended fuel, and excise taxes imposed upon special fuel, including biodiesel fuel and diesel fuel used in the production of biodiesel blended fuel.

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

ADOPTION OF HOUSE RESOLUTION 120

Bell of Jasper called up for consideration <u>House Resolution 120</u>, a resolution supporting the Republic of China on Taiwan as a part of the global community, and moved its adoption.

The motion prevailed and the resolution was adopted.

On motion by McCarthy of Polk, the House was recessed at 9:47 a.m., until 1:30 p.m.

AFTERNOON SESSION

The House reconvened at 1:41 p.m., Speaker pro tempore Bukta in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Roberts of Carroll on request of Kaufmann of Cedar; Wendt of Woodbury on request of McCarthy of Polk.

SPECIAL PRESENTATION

Dolecheck of Ringgold introduced to the House, the Honorable Jim Meyer, former state representative from Sac County.

The House rose and expressed its welcome.

The House stood at ease at 1:43 p.m., until the fall of the gavel.

The House resumed session at 3:32 p.m., Speaker Murphy in the chair.

CONFERENCE COMMITTEE REPORT RECEIVED (House File 2456)

A conference committee report signed by the following Senate and House members was filed March 22, 2010, on <u>House File 2456</u>, a bill for an act prohibiting a person from writing or sending a text message while driving a motor vehicle and providing penalties.

On the part of the Senate: On the part of the House:

Danielson, Chair
Heckroth
Rielly
Hanson, Chair
Hagenow
Lykam
R. Olson

R. Olson Tjepkes

ADOPTION OF THE REPORT OF THE CONFERENCE COMMITTEE (House File 2456)

Hanson of Jefferson and Tjepkes of Webster called up for consideration the report of the conference committee on <u>House File 2456</u> and moved the adoption of the conference committee report and the amendments contained therein as follows:

REPORT OF THE CONFERENCE COMMITTEE ON HOUSE FILE 2456

To the Speaker of the House of Representatives and the President of the Senate:

We, the undersigned members of the conference committee appointed to resolve the differences between the House of Representatives and the Senate on House File 2456, a bill for an Act concerning the use of electronic communication devices while driving, including prohibiting a person from writing or sending a text message while driving a motor vehicle and providing penalties, respectfully make the following report

- 1. That the House recedes from its amendment, <u>S-5200</u>.
- 2. That the Senate recedes from its amendment, H-8251
- 3. That <u>House File 2456</u>, as amended, passed, and reprinted by the House, is amended to read as follows:
 - $1. \ \ By \ striking \ everything \ after \ the \ enacting \ clause \ and \ inserting:$

"Section 1. Section 321.178, subsection 2, paragraph a, Code 2009, is amended to read as follows:

- a. (1) A person between sixteen and eighteen years of age who has completed an approved driver's education course and is not in attendance at school and has not met the requirements described in section 299.2, subsection 1, may be issued a restricted license only for travel to and from work or to transport dependents to and from temporary care facilities, if necessary for the person to maintain the person's present employment. The restricted license shall be issued by the department only upon confirmation of the person's employment and need for a restricted license to travel to and from work or to transport dependents to and from temporary care facilities if necessary to maintain the person's employment. The employer shall notify the department if the employment of the person is terminated before the person attains the age of eighteen.
- (2) (a) A person issued a restricted license under this section shall not use an electronic communication device or an electronic entertainment device while driving a

motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. This subparagraph division does not apply to the use of electronic equipment which is permanently installed in the motor vehicle or to a portable device which is operated through permanently installed equipment. A violation of this subparagraph division shall not be considered a moving violation except for purposes of section 321.193.

(b) For the period beginning July 1, 2010, through June 30, 2011, peace officers shall issue only warning citations for violations of subparagraph division (a). The department in cooperation with the department of public safety, shall establish educational programs to foster compliance with the requirements of subparagraph division (a).

Sec. 2. Section 321.180B, Code Supplement 2009, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 6A. a. A person issued an instruction permit or intermediate driver's license under this section shall not use an electronic communication device or an electronic entertainment device while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. This paragraph does not apply to the use of electronic equipment which is permanently installed in the motor vehicle or to a portable device which is operated through permanently installed equipment. A violation of this paragraph shall not be considered a moving violation except for purposes of section 321.193.

b. For the period beginning July 1, 2010, through June 30, 2011, peace officers shall issue only warning citations for violations of paragraph "a". The department, in cooperation with the department of public safety, shall establish educational programs to foster compliance with the requirements of paragraph "a".

Sec.3. Section 321.194, subsection 1, Code Supplement 2009, is amended by adding the following new paragraph:

NEW PARAGRAPH. c. (1) A person issued a driver's license under this section shall not use an electronic communication device or an electronic entertainment device while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. This subparagraph does not apply to the use of electronic equipment which is permanently installed in the motor vehicle or to a portable device which is operated through permanently installed equipment. A violation of this subparagraph shall not be considered a moving violation except for purposes of section 321.193.

(2) For the period beginning July 1, 2010, through June 30, 2011, peace officers shall issue only warning citations for violations of subparagraph (1). The department, in cooperation with the department of public safety, shall establish educational programs to foster compliance with the requirements of subparagraph (1). Sec. 4. Section 321.210, subsection 2, Code 2009, is amended by adding the following new paragraph:

NEW PARAGRAPH. e. Violations of section 321.276.

Sec. 5. NEW SECTION. 321.238 Use of electronic devices while driving – preemption of local legislation The provisions of this chapter restricting the use of electronic communication devices and electronic entertainment devices by motor vehicle operators shall be implemented uniformly throughout the state. Such provisions shall preempt any county or municipal ordinance regarding the use of an electronic communication device or electronic entertainment device by a motor vehicle operator. In addition, a county or municipality shall not adopt or continue in effect an ordinance regarding the use of an electronic communication device or electronic entertainment device by a motor vehicle operator.

Sec. 6. <u>NEW SECTION</u>. 321.276 Use of electronic communication device while driving – text-messaging.

- 1. For purposes of this section:
- a. "Engage in a call" means talking or listening on a mobile telephone or other portable electronic communication device.
- b. "Hand-held electronic communication device" means a mobile telephone or other portable electronic communication device
- capable of being used to write, send, or read a text message. "Hand-held electronic communication device" does not include a voice-operated or hands-free device which allows the user to write, send, or read a text message without the use of either hand except to activate or deactivate a feature or function. "Hand-held electronic communication device" does not include a wireless communication device used to transmit or receive data as part of a digital dispatch system. "Hand-held electronic communication device" includes a device which is temporarily mounted inside the motor vehicle, unless the device is a voice-operated or hands-free device.
- c. "Text message" includes a text-based message, an instant message, and electronic mail.
- d. The terms "write", "send", and "read", with respect to a text message, mean the manual entry, transmission, and retrieval of a text message, respectively, to communicate with any other person or device.
- 2. A person shall not use a hand-held electronic communication device to write, send, or read a text message while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. a A person does not violate this section by using a global positioning system or navigation system or when, for the purpose of engaging in a call, the person selects or enters a telephone number or name in a hand-held mobile telephone or activates, deactivates, or initiates a function of a hand-held mobile telephone.
- b. The provisions of this subsection relating to reading a text message do not apply to the following persons:
- (1) A member of a public safety agency, as defined in section 34.1, performing official duties.
 - (2) A health care professional in the course of an emergency situation.
- (3) A person receiving safety-related information including emergency, traffic, or weather alerts.
- 3. Nothing in this section shall be construed to authorize a peace officer to confiscate a portable electronic communication device from the driver or occupant of a motor vehicle.
- 4. a. A person convicted of a violation of this section is guilty of a simple misdemeanor punishable as a scheduled violation under section 805.8A, subsection 14, paragraph "k".
- b. A violation of this section shall not be considered a moving violation for purposes of this chapter or rules adopted pursuant to this chapter.
- 5. a. A peace officer shall not stop or detain a person solely for a suspected violation of this section. This section is enforceable by a peace officer only as a secondary action when the driver of a motor vehicle has been stopped or detained for a suspected violation of another provision of this chapter, a local ordinance equivalent to a provision of this chapter, or other law.
- b. For the period beginning July 1, 2010, through June 30, 2011, peace officers shall issue only warning citations for violations of this section. The department, in cooperation with the department of public safety, shall establish educational programs to foster compliance with the requirements of this section. Sec. 7. Section 321.482A, unnumbered paragraph 1, Code 2009, is amended to read as follows:

Notwithstanding section 321.482, a person who is convicted of operating a motor vehicle in violation of section 321.178, subsection 2, paragraph "a", subparagraph (2), section 321.180B, subsection 6A, section 321.194, subsection1, paragraph "c", section 321.275, subsection 4, section 321.276, 321.297, 321.298, 321.299, 321.302, 321.303, 321.304, 321.305, 321.306, 321.307, 321.308, section 321.309, subsection 2, or section 321.311, 321.319, 321.320, 321.321, 321.322, 321.323, 321.323A, 321.324A, 321.327, 321.329, or 321.333 causing serious injury to or the death of another person may be subject to the following penalties in addition to the penalty provided for a scheduled violation in section 805.8A or any other penalty provided by law:

Sec. 8. Section 321.555, subsection 2, Code 2009, is amended to read as follows:

- 2. Six or more of any separate and distinct offenses within a two-year period in the operation of a motor vehicle, which are required to be reported to the department by section 321.491 or chapter 321C, except equipment violations, parking violations as defined in section 321.210, violations of registration laws, violations of sections 321.445 and 321.446, violations of section 321.276, operating a vehicle with an expired license or permit, failure to appear, weights and measures violations and speeding violations of less than fifteen miles per hour over the legal speed limit.
- Sec. 9. Section 805.8A, subsection 4, paragraph a, Code Supplement 2009, is amended to read as follows:
- 4. a. For violations under sections section 321.174A, section 321.178, subsection 2, paragraph "a", subparagraph (2),

<u>sections</u> 321.180, 321.180B, 321.193, and 321.194, the scheduled fine is thirty dollars.

Sec. 10. Section 805.8A, subsection 14, Code Supplement 2009, is amended by adding the following new paragraph:

<u>NEW PARAGRAPH</u>. k. Text-messaging while driving violations. For violations under section 321.276, the scheduled fine is thirty dollars."

2. Title page, by striking lines 2 and 3 and inserting <while driving, and >

ON THE PART OF THE HOUSE: ON THE PART OF THE SENATE:

CURT HANSON, Chairperson JEFF DANIELSON, Chairperson

CHRIS HAGENOW WILLIAM HECKROTH

JIM LYKAM THOMAS RIELLY

RICK OLSON

DAVID TJEPKES

The motion prevailed and the conference committee report was adopted.

Hanson of Jefferson and 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. 2456)

The ayes were, 66:

Anderson	Arnold	Bailey
Beard	Bell	Berry
Burt	Cohoon	Cownie
Ficken	Ford	Frevert
Gayman	Grassley	Hanson
Heddens	Hunter	Huser
Jacoby	Kaufmann	Kearns
Koester	Kressig	Kuhn
Lykam	Marek	Mascher
Mertz	Miller, H.	Oldson
Olson, R.	Olson, T.	Palmer
Quirk	Rayhons	Reichert
Schulte	Shomshor	Smith
Swaim	Taylor	Thede
Tjepkes	Van Engelenhoven	Wenthe
Whitead	Willems	Winckler
Mr. Speaker		
Murphy		
	Beard Burt Ficken Gayman Heddens Jacoby Koester Lykam Mertz Olson, R. Quirk Schulte Swaim Tjepkes Whitead Mr. Speaker	Beard Bell Burt Cohoon Ficken Ford Gayman Grassley Heddens Hunter Jacoby Kaufmann Koester Kressig Lykam Marek Mertz Miller, H. Olson, R. Olson, T. Quirk Rayhons Schulte Shomshor Swaim Taylor Tjepkes Van Engelenhoven Whitead Willems

The nays were, 33:

Alons	Chambers	De Boef	Deyoe
Dolecheck	Forristall	Hagenow	Helland
Horbach	Huseman	Lukan	McCarthy
Miller, L.	Olson, S.	Paulsen	Pettengill
Raecker	Rants	Reasoner	Roberts
Sands	Schueller	Schultz	Soderberg
Sorenson	Struyk	Sweeney	Tymeson
Upmeyer	Wagner	Watts	Windschitl
Worthan			

Absent or not voting, 1:

Wendt

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

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.

MARK W. BRANDSGARD Chief Clerk of the House

COMMITTEE ON APPROPRIATIONS

<u>Senate File 2381</u>, a bill for an act relating to and making transportation and other infrastructure-related appropriations to the department of transportation, including allocation and use of moneys from the road use tax fund and the primary road fund, providing for properly related matters, and making penalties applicable.

Fiscal Note is not required.

Recommended Do Pass March 22, 2010.

CONSIDERATION OF BILLS Appropriations Calendar

Senate File 2381, a bill for an act relating to and making transportation and other infrastructure-related appropriations to the department of transportation, including allocation and use of moneys from the road use tax fund and the primary road fund, providing for properly related matters, and making penalties applicable, with report of committee recommending passage, was taken up for consideration.

Quirk of Chickasaw offered the following amendment $\underline{H-8514}$ filed by him and moved its adoption:

H-8514

Amend Senate File 2381, as passed by the Senate, as 2 follows: 1. Page 5, before line 1 by inserting: <Sec. ___. Section 321.1, subsection 4, Code Supplement 2009, is amended to read as follows: 4. "All-terrain vehicle" means a motor vehicle designed to travel on three or more wheels and designed primarily for off-road recreational use but not including. "All-terrain vehicle" includes off-road 10 utility vehicles as defined in section 321I.1, but does not include farm tractors or equipment, construction equipment, forestry vehicles, or lawn and grounds 12 13 maintenance vehicles.> 2. Page 5, after line 8 by inserting: <Sec. ___. Section 321.234A, subsection 1, Code 15 16 2009, is amended by adding the following new paragraph: NEW PARAGRAPH. f. The all-terrain vehicle is 18 operated on a county roadway in accordance with section 19 321I.10, subsection 2, or a city street in accordance 20 with section 321I.10, subsection 3.> 3. Page 7, after line 7 by inserting: 21 <Sec. ___. Section 321I.10, subsections 1, 2,

- 23 and 3, Code Supplement 2009, are amended to read as
- 1. A person shall not operate an all-terrain 25
- vehicle or off-road utility vehicle upon roadways or 26
- highways except as provided in section 321.234A and
- 28 this section.
- 2. A registered all-terrain vehicle or off-road
- 30 utility vehicle may be operated on the roadways of
- 31 that portion of county highways designated by the
- county board of supervisors for such use during a
- specified period. The county board of supervisors 33
- 34 shall evaluate the traffic conditions on all county
- 35 highways and designate roadways on which all-terrain
- 36 vehicles or off-road utility vehicles may be operated
- for the specified period without unduly interfering 37
- with or constituting an undue hazard to conventional
- motor vehicle traffic. In designating such roadways, 39
- 40 the board may authorize all-terrain vehicles and
- 41 off-road utility vehicles to stop at service stations
- 42 or convenience stores along a designated roadway.
- 43 Counties authorizing the use of roadways by all-terrain
- vehicles or off-road utility vehicles shall be exempt 44
- 45 from liability for such use causing injury or damage to
- 46 persons or property.
- 3. Cities may designate streets under the 47
- 48 jurisdiction of cities within their respective
- corporate limits which may be used for the sport
- of driving operation of registered all-terrain

Page 2

- 1 vehicles or registered off-road utility vehicles.
 - In designating such streets, the city may authorize
- 3 all-terrain vehicles and off-road utility vehicles to
- stop at service stations or convenience stores along
- 5 a designated street. Cities authorizing the use of
- 6 streets by all-terrain vehicles or off-road utility vehicles shall be exempt from liability for such use
- 8 causing injury or damage to persons or property. Sec. ___. Section 322D.1, subsection 1, Code 2009, 9
- is amended to read as follows: 10
- 1. "All-terrain vehicle" means the same as defined 11
- 12 in section 3211.1 a motor vehicle designed to travel
- on three or more wheels and designed primarily for
- off-road recreational use but not including farm
- 15 tractors or equipment, construction equipment, forestry
- 16 vehicles, or lawn and grounds maintenance vehicles.>
- 4. By renumbering as necessary.

A non-record roll call was requested.

The ayes were 49, nays 42.

Amendment <u>H-8514</u> was adopted.

McCarthy of Polk asked and received unanimous consent that <u>Senate File 2381</u> be deferred and that the bill retain its place on the calendar.

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 March 23, 2010, passed the following bill in which the concurrence of the Senate was asked:

 $\underline{\text{House File 2310}}$, a bill for an act relating to raising or releasing pen-reared pheasants originating from a hatchery approved by the department of natural resources.

Also: That the Senate has on March 23, 2010, concurred in the House amendment to the Senate amendment, and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2438</u>, a bill for an act relating to the criminal offense of enticing or attempting to entice a minor and providing penalties.

Also: That the Senate has on March 23, 2010, concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

<u>Senate File 2310</u>, a bill for an act creating a natural resources and outdoor recreation trust fund to implement a proposed amendment to the Constitution of the State of Iowa, and providing for contingent implementation.

MICHAEL E. MARSHALL, Secretary

Roberts of Carroll in the chair at 4:23 p.m.

SENATE AMENDMENT CONSIDERED

Huser of Polk called up for consideration <u>Senate File 2345</u>, a bill for an act relating to judicial branch administration, child custody and visitation matters, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment H–8411 to the House amendment:

H-8411

1 Amend the House amendment, <u>S-5163</u>, to Senate File

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2345, as passed by the Senate, as follows:
      1. Page 1, after line 42 by inserting:
4
     <___. Page 4, after line 9 by inserting:
     Sec. ___. Section 901.4, Code 2009, is amended to
5
6
    read as follows:
     901.4 Presentence investigation report confidential -
7
8
     access.
     The presentence investigation report is confidential
9
10
    and the court shall provide safeguards to ensure its
    confidentiality, including but not limited to sealing
    the report, which may be opened only by further court
12
13
    order. The defendant's attorney and the attorney
14 for the state shall have access to the presentence
15 investigation report at least three days prior to the
16 date set for sentencing. The defendant's appellate
    attorney and the appellate attorney for the state shall
17
18
    have access to the presentence investigation report
19 upon request and without the necessity of a court
20 order. The report shall remain confidential except
    upon court order. However, the court may conceal
21
    the identity of the person who provided confidential
23 information. The report of a medical examination
24 or psychological or psychiatric evaluation shall be
25 made available to the attorney for the state and to
26 the defendant upon request. The reports are part of
    the record but shall be sealed and opened only on
27
    order of the court. If the defendant is committed
    to the custody of the Iowa department of corrections
29
    and is not a class "A" felon, the department and the
    board of parole shall have access to the presentence
32 investigation report. Pursuant to section 904.602, the
    presentence investigation report may also be released
34
    by ordinary or electronic mail by the department
35
   of corrections or a judicial district department
36 of correctional services to another jurisdiction
    for the purpose of providing interstate probation
37
38
    and parole compact or interstate compact for adult
    offender supervision services or evaluations, or to a
    substance abuse or mental health services provider when
40
41 referring a defendant for services. The defendant or
42 the defendant's attorney may file with the presentence
43 investigation report, a denial or refutation of the
    allegations, or both, contained in the report. The
    denial or refutation shall be included in the report. >>
45
     2. By renumbering as necessary.
46
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The motion prevailed and the House concurred in the Senate amendment H-8411, to the House amendment.

Huser of Polk moved that the bill, as amended by the House, further 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?" (S.F. 2345)

The ayes were, 99:

Abdul-Samad Arnold Anderson Alons **Bailey** Baudler Beard Bell Bukta Chambers Berry Burt Cohoon Cownie De Boef Deyoe Dolecheck Drake Ficken Ford Forristall Frevert Gaskill Gayman Heaton Grassley Hagenow Hanson Heddens Helland Horbach Hunter Jacoby Huseman Huser **Isenhart** Kaufmann Kearns Kelley Koester Kressig Kuhn Lensing Lukan Lykam Mascher Marek May **McCarthy** Mertz Miller, H. Miller, L. Murphy, Spkr. Olson, R. Oldson Olson, D. Olson, S. Olson, T. Palmer Paulsen Petersen Pettengill Quirk Raecker Rayhons Reichert Rants Reasoner Running-Marquardt Sands Schueller Schulte Schultz Shomshor Smith Soderberg Sorenson Steckman Struyk Swaim Sweeney **Taylor** Thede Thomas Van Engelenhoven Tjepkes Tymeson Upmeyer Wessel-Kroeschell Wagner Watts Wenthe Whitead Windschitl Willems Winckler Worthan Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 1:

Wendt

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

SENATE AMENDMENT CONSIDERED

T. Olson of Linn called up for consideration **House File 726**, a bill

for an act providing for unincorporated nonprofit associations, and providing for fees and penalties, amended by the Senate, and moved that the House concur in the following Senate amendment $\underline{H-8412}$:

H-8412

```
Amend House File 726, as passed by the House, as
2
    follows:
3
      1. Page 19, line 17, after <Code> by inserting
    <Supplement>
4
5
     2. Page 19, line 29, after <Code> by inserting
    <Supplement>
     3. Page 20, line 1, after <Code> by inserting
7
8
    <Supplement>
      4. Page 22, line 12, before < unincorporated > by
10 inserting < authorized >
     5. Page 22, line 20, before < unincorporated > by
11
12 inserting < authorized >
     6. Page 22, line 24, before < unincorporated > by
13
14 inserting < authorized >
     7. By renumbering as necessary.
```

The motion prevailed and the House concurred in the Senate amendment $\underline{H-8412}$.

T. Olson of Linn 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. 726)

The ayes were, 98:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Chambers
Cohoon	Cownie	De Boef	Deyoe
Dolecheck	Drake	Ficken	Ford
Forristall	Frevert	Gaskill	Gayman
Grassley	Hagenow	Hanson	Heaton
Heddens	Helland	Horbach	Huseman
Huser	Isenhart	Jacoby	Kaufmann
Kearns	Kelley	Koester	Kressig
Kuhn	Lensing	Lukan	Lykam
Marek	Mascher	May	McCarthy
Mertz	Miller, H.	Miller, L.	Murphy, Spkr.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen

Pettengill Quirk Raecker Rants Rayhons Reasoner Reichert Running-Marquardt Sands Schueller Schulte Schultz Soderberg Shomshor Smith Sorenson Steckman Struyk Swaim Sweeney Taylor **Tjepkes** Thede **Thomas** Tymeson Van Engelenhoven Wagner Upmeyer Whitead Wenthe Wessel-Kroeschell Watts Willems Winckler Windschitl Worthan Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 2:

Hunter

Wendt

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

SENATE AMENDMENT CONSIDERED

Swaim of Davis called up for consideration Senate File 2200, a bill for an act relating to transfer of guardianship for a child in need of assistance to the probate court, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment <u>H-8444</u> to the House amendment:

H-8444

4

- 1 Amend the House amendment, S-5222, to Senate File
- 2200, as amended, passed, and reprinted by the Senate,
- 3 as follows:
 - 1. Page 1, after line 2 by inserting:
- 5 <___. Page 1, by striking lines 20 through 22 6
 - and inserting < probate court. The court shall inform
- 7 the proposed guardian of the guardian's reporting
- 8 duties under section 633.669 and other duties under
- the probate code. Upon transferring jurisdiction, the 9
- 10 court shall direct the probate clerk, once the proposed
- 11 guardian has filed an oath of office and identification
- 12 in accordance with section 602.6111, to issue letters
- 13 of appointment for guardianship and docket the case in
- probate. Records contained in the probate case file 14
- 15 that were copied or transferred from the juvenile court
- 16 file concerning the case shall be subject to section
- 17 232.147 and other confidentiality provisions of this
- 18 chapter for cases not involving juvenile delinquency.>>
- 2. By renumbering as necessary.

The motion prevailed and the House concurred in the Senate amendment H-8444, to the House amendment.

Swaim of Davis moved that the bill, as amended by the House, further 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?" (S.F. 2200)

The ayes were, 98:

Abdul-Samad Alons Anderson Arnold Bell Bailey Baudler Beard Berry Bukta Burt Chambers Cohoon Cownie De Boef Deyoe Dolecheck Drake Ford Ficken Forristall Frevert Gaskill Gayman Grassley Hagenow Hanson Heaton Helland Heddens Horbach Hunter Huseman Huser **Isenhart** Jacoby Kaufmann Kearns Kelley Koester Kuhn Lensing Lukan Kressig Mascher Lykam Marek May Murphy, Spkr. McCarthy Miller, H. Miller, L. Oldson Olson, D. Olson, R. Olson, S. Olson, T. Palmer Paulsen Petersen Pettengill Quirk Raecker Rants Rayhons Reasoner Reichert Running-Marquardt Sands Schueller Schulte Schultz Shomshor Smith Soderberg Sorenson Steckman Struyk Swaim Sweeney **Taylor** Thede Thomas **Tjepkes** Van Engelenhoven Wagner Tymeson Upmeyer Wessel-Kroeschell Watts Wenthe Whitead Willems Winckler Windschitl Worthan Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 2:

Mertz Wendt

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

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 726, 2456** and **Senate Files 2200** and **2345**.

SENATE AMENDMENT CONSIDERED

Gayman of Scott called up for consideration <u>Senate File 2274</u>, a bill for an act relating to certain national security and military education benefits and programs, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment $\underline{H-8457}$ to the House amendment:

H-8457

Amend the House amendment, S-5236. to Senate File
2274, as amended, passed, and reprinted by the Senate,
as follows:

1. Page 1, by striking lines 3 through 5 and inserting:

<__. Page 1, by striking line 17 and inserting:
<(ii) Is domiciled in this state, or has resided in this state for at least one>

Page 3, by striking line 2 and inserting:
(ii) Is domiciled in this state, or has resided in this state for at least one >>
2. By renumbering as necessary.

The motion prevailed and the House concurred in the Senate amendment H-8457, to the House amendment.

Gayman of Scott moved that the bill, as amended by the House, further 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?" (S.F. 2274)

The ayes were, 99:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Chambers
Cohoon	Cownie	De Boef	Deyoe
Dolecheck	Drake	Ficken	Ford
Forristall	Frevert	Gaskill	Gayman

Grassley Hagenow Hanson Heaton Heddens Helland Horbach Hunter Jacoby Huseman Huser **Isenhart** Kaufmann Kearns Kelley Koester Kressig Kuhn Lensing Lukan Lykam Marek Mascher May McCarthy Mertz Miller, H. Miller, L. Murphy Spkr. Oldson Olson, D. Olson, R. Olson, S. Olson, T. Palmer Paulsen Petersen Pettengill Quirk Raecker Rayhons Reasoner Reichert Rants Running-Marquardt Sands Schueller Schulte Schultz Shomshor Smith Soderberg Sorenson Steckman Struyk Swaim Sweeney **Taylor** Thede **Thomas** Tjepkes **Tymeson** Upmeyer Van Engelenhoven Wagner Watts Wenthe Wessel-Kroeschell Whitead Willems Winckler Windschitl Worthan Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 1:

Wendt

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

SENATE AMENDMENT CONSIDERED

Reasoner of Union called up for consideration <u>House File 2229</u>, a bill for an act prohibiting the imposition by a dental plan of fee schedules for the provision of dental services that are not covered by the plan, amended by the Senate amendment $\underline{H-8409}$:

H-8409

- 1 Amend <u>House File 2229</u> as follows:
- 1. Page 1, by striking lines 10 through 14 and
- 3 inserting < network to a dental plan that sets fees for
- 4 dental services that are not covered services.>
- 2. Page 1, after line 21 by inserting:
- 6 <4. Nothing in this section shall be construed as
- 7 limiting the ability of an insurer or a third-party
- 8 administrator to restrict any of the following as they
- 9 relate to covered services:
- 10 a. Balance billing.

- 11 b. Waiting periods.
- 12 c. Frequency limitations.
- 13 d. Deductibles.
- 14 e. Maximum annual benefits.>

Quirk of Chickasaw asked and received unanimous consent to withdraw amendment $\underline{\text{H-8490}}$, to amendment $\underline{\text{H-8409}}$, filed by him on March 18, 2010.

Helland of Polk asked and received unanimous consent to withdraw amendment $\underline{\text{H-8500}}$, to amendment $\underline{\text{H-8409}}$, filed by him on March 19, 2010.

Helland of Polk offered the following amendment <u>H-8501</u>, to the Senate amendment <u>H-8409</u>, filed by him and moved its adoption:

H-8501

- 1 Amend the Senate amendment, <u>H-8409</u>, to House File
- 2 2229, as passed by the House, as follows:
- 3 1. Page 1, by striking line 15 and inserting:
- 4 <e. Maximum annual benefits.
- 5 5. A dentist providing dental services to an
- 6 individual covered under a dental plan shall, upon the
- 7 request of the covered individual, provide a list of
- 8 the charges for all dental services offered by the
- 9 dentist that are not covered services. >>
- 10 2. By renumbering as necessary.

A non-record roll call was requested.

The ayes were 27, nays 55.

Amendment H-8501 lost.

Helland of Polk asked and received unanimous consent to withdraw amendment $\underline{\text{H-8502}}$, to amendment $\underline{\text{H-8409}}$, filed by him on March 19, 2010.

Helland of Polk asked and received unanimous consent to withdraw amendment $\underline{\text{H-8519}}$, to amendment $\underline{\text{H-8409}}$, filed by him on March 19, 2010.

On motion by Reasoner of Union the House concurred in the Senate amendment H-8409.

Reasoner of Union 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. 2229)

The ayes were, 98:

Abdul-Samad Arnold Anderson Alons **Bailey** Baudler Beard Bell Bukta Chambers Berry Burt Cohoon Cownie De Boef Deyoe Dolecheck Drake Ficken Ford Forristall Frevert Gaskill Gayman Grassley Heaton Hagenow Hanson Heddens Horbach Hunter Huseman **Isenhart** Kaufmann Huser Jacoby Kelley Koester Kressig Kearns Kuhn Lensing Lukan Lykam Mascher McCarthy Marek May Mertz Miller, H. Miller, L. Murphy, Spkr. Olson, S. Oldson Olson, D. Olson, R. Olson, T. Palmer Paulsen Petersen Pettengill Quirk Raecker Rants Rayhons Reasoner Reichert Running-Marquardt Sands Schueller Schulte Schultz Shomshor Smith Soderberg Sorenson Steckman Struyk Swaim Sweeney Taylor Thede Thomas **Tjepkes** Van Engelenhoven Wagner Tymeson Upmeyer Watts Wenthe Whitead Wessel-Kroeschell Windschitl Worthan Willems Winckler Zirkelbach Roberts, Presiding

The nays were, 1:

Helland

Absent or not voting, 1:

Wendt

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

SENATE AMENDMENT CONSIDERED

Palmer of Mahaska called up for consideration <u>House File 2473</u>, a bill for an act relating to criminal offense definitions, penalties, and the forfeiture of an unsecured appearance bond in a criminal proceeding, amended by the Senate, and moved that the House concur in the following Senate amendment $\underline{H-8445}$:

H-8445

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Amend House File 2473, as passed by the House, as follows:
1. Page 1, line 9, by striking <marker> and
inserting <monument, as defined in section 355.1,</li>
2. Page 1, line 12, by striking <marker> and
inserting <monument>
3. Page 1, line 19, by striking <marker> and
inserting <monument>
4. Page 1, line 20, by striking <marker> and
inserting <monument>
inserting <monument>
```

The motion prevailed and the House concurred in the Senate amendment H-8445.

Palmer of Mahaska 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. 2473)

The ayes were, 99:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Chambers
Cohoon	Cownie	De Boef	Deyoe
Dolecheck	Drake	Ficken	Ford
Forristall	Frevert	Gaskill	Gayman
Grassley	Hagenow	Hanson	Heaton
Heddens	Helland	Horbach	Hunter
Huseman	Huser	Isenhart	Jacoby
Kaufmann	Kearns	Kelley	Koester
Kressig	Kuhn	Lensing	Lukan

Lykam Marek Mascher May McCarthy Mertz Miller, H. Miller, L. Olson, D. Oldson Olson, R. Murphy, Spkr. Olson, T. Palmer Paulsen Olson, S. Petersen Pettengill Quirk Raecker Rayhons Reasoner Reichert Rants Running-Marquardt Sands Schueller Schulte Schultz Shomshor Soderberg Smith Sorenson Steckman Struyk Swaim Sweeney Taylor Thede Thomas Tjepkes Van Engelenhoven Tymeson Upmeyer Wagner Watts Wenthe Wessel-Kroeschell Whitead Willems Winckler Windschitl Worthan Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 1:

Wendt

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

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 March 23, 2010, amended and passed the following bill in which the concurrence of the House is asked:

<u>House File 2432</u>, a bill for an act relating to a study of the opportunities for recruiting racial and ethnic minority teachers from outside the state.

Also: That the Senate has on March 23, 2010, amended and passed the following bill in which the concurrence of the House is asked:

<u>House File 2496</u>, a bill for an act relating to recycling initiatives.

Also: That the Senate has on March 23, 2010, passed the following bill in which the concurrence of the House is asked:

 $\underline{\text{Senate File 2242}},$ a bill for an act relating to the Iowa comprehensive petroleum underground storage tank fund.

MICHAEL E. MARSHALL, Secretary

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: House Files 2229 and 2473 and Senate File 2274.

Unfinished Business Calendar

Senate File 2297, a bill for an act concerning veterans and military service, including waivers and refunds of certain fees, use of state facilities, public utility disconnection of service, and declarations for disposition of remains, with report of committee recommending passage, was taken up for consideration.

Alons of Sioux offered the following amendment H-8336 filed by him and moved its adoption:

H-8336

28

Amend Senate File 2297, as passed by the Senate, as 1 3 1. Page 2, after line 10 by inserting: <Sec. ___. Section 724.7, Code 2009, is amended to 5 read as follows: 6 724.7 Nonprofessional permit to carry weapons. 1. Any person who can reasonably justify going 8 armed may be issued a nonprofessional permit to carry weapons. Such permits shall be on a form prescribed 10 and published by the commissioner of public safety, which shall be readily distinguishable from the professional permit, and shall identify the holder thereof, and state the reason for the issuance of the 14 permit, and the limits of the authority granted by such 15 permit. All permits so issued shall be for a definite 16 period as established by the issuing officer, but in no 17 event shall exceed a period of twelve months, except 18 as provided in subsection 2. 2. The commissioner of public safety shall 20 develop a process to allow service members deployed 21 for military service to submit a renewal of a 22 <u>nonprofessional permit to carry weapons early and by</u> 23 mail. In addition, a permit issued to a service member 24 who is deployed for military service, as defined in 25 section 29A.90, that would otherwise expire during the

26 period of deployment shall remain valid for ninety days 27 after the end of the service member's deployment.>

2. Title page line 3, after <service,> by 29 inserting <weapons permit renewals,> 3. By renumbering as necessary.

Amendment H-8336 was adopted.

Kearns of Lee 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. 2297)

The ayes were, 98:

Abdul-Samad Alons Anderson Arnold Bailey Baudler Beard Bell Bukta Chambers Berry Burt Cohoon Cownie De Boef Deyoe Dolecheck Drake Ford Ficken Forristall Frevert Gaskill Gayman Grassley Hagenow Hanson Heaton Heddens Helland Hunter Horbach Huseman **Isenhart** Jacoby Kaufmann Kelley Kressig Kearns Koester Kuhn Lensing Lukan Lykam Marek Mascher May McCarthy Miller, H. Miller, L. Mertz Murphy, Spkr. Oldson Olson, D. Olson, R. Olson, S. Olson, T. Palmer Paulsen Petersen Pettengill Quirk Raecker Rants Rayhons Running-Marquardt Reasoner Reichert Sands Schueller Schulte Schultz Shomshor Soderberg Sorenson Smith Steckman Struyk Sweeney Swaim **Tjepkes** Taylor Thede Thomas Tymeson Upmeyer Van Engelenhoven Wagner Watts Wenthe Wessel-Kroeschell Whitead Windschitl Willems Winckler Worthan Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 2:

Huser Wendt

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

<u>Senate File 2354</u>, a bill for an act relating to campaign finance, including political campaign activities and independent expenditures by corporations, making penalties applicable, and including effective date provisions, with report of committee recommending amendment and passage, was taken up for consideration.

Cohoon of Des Moines asked and received unanimous consent to withdraw the committee amendment $\underline{H-8347}$ filed by the committee on state government on March 4, 2010, placing out of order amendment $\underline{H-8425}$ filed by Cohoon of Des Moines on March 15, 2010.

Cohoon of Des Moines offered the following amendment <u>H-8494</u> filed by him and moved its adoption:

H-8494

Amend Senate File 2354, as amended, passed, and reprinted by the Senate, as follows: 1. Page 3, line 22, by striking <publicly traded> 2. Page 4, line 1, by striking <one hundred> and inserting <one hundred seven hundred fifty> 5 3. Page 4, by striking lines 17 through 21 and 6 inserting <statement.> 7 4. Page 4, line 32, after < certification > by 8 inserting < by an officer of the corporation> 10 5. Page 5, line 7, after < retained > by inserting < within the prior six months> 6. By striking page 5, line 31, through page 6, 13 line 1, and inserting:
 <b. (1) Except as set out in subsection 2. 15 published material designed to expressly advocate the nomination, election, or defeat of a candidate for public office or the passage or defeat of a ballot issue shall include on the published material an 19 attribution statement disclosing who is responsible for 20 the published material. (2) The person who is responsible for the published 22 material has the sole responsibility and liability for the attribution statement required by this section.> 7. Page 6, by striking lines 29 and 30 and 25 inserting: <a. The editorials or news articles of a

newspaper, ex magazine, television station, or other print or electronic media that are not paid political

8. Page 7, line 31, after <officers,> by inserting

advertisements.>

30

9. Page 8, by striking lines 20 through 30 and <___. $\overset{\smile}{a}$. The prohibitions in subsections 1 and 2 34 35 shall not apply to media organizations when discussing candidates, nominations, public officers, or public questions. 37 b. Notwithstanding paragraph "a", the board shall 38 39 adopt rules requiring the owner, publisher, or editor 40 of a sham newspaper that promotes in any way the candidacy of a person for any public office to comply with this section and section 68A.404. As used in 43 this subsection, "sham newspaper" means a newspaper 44 publication that is published for the primary purpose 45 of evading the requirements of this section or section 46 68A.404, and "owner" means a person having an ownership 47 interest exceeding ten percent of the equity or profits 48 of the publication.> 10. Page 9, by striking lines 4 through 8. 50 11. By renumbering and correcting internal

Page 2

1 references as necessary.

Amendment <u>H-8494</u> was adopted, placing out of order amendment <u>H-8424</u> filed by Cohoon of Des Moines on March 15, 2010.

Isenhart of Dubuque asked and received unanimous consent to withdraw amendment $\underline{H-8348}$ filed by him on March 4, 2010, placing out of order amendment $\underline{H-8395}$ filed by Rants of Woodbury on March 9, 2010 and amendment $\underline{H-8418}$ filed by Isenhart of Dubuque on March 15, 2010.

Isenhart of Dubuque asked and received unanimous consent to withdraw amendment $\underline{H-8349}$ filed by him on March 4, 2010, placing out of order amendment $\underline{H-8394}$ filed by Rants of Woodbury on March 9, 2010 and amendment $\underline{H-8417}$ filed by Isenhart of Dubuque on March 15, 2010.

Kearns of Lee 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. 2354)

The ayes were, 98:

Abdul-Samad Arnold Alons Anderson Baudler Beard Bell **Bailey** Berry Bukta Burt Chambers Cohoon Cownie De Boef Deyoe Dolecheck Drake Ficken Ford Forristall Gaskill Gayman Frevert Grassley Hagenow Hanson Heaton Heddens Helland Horbach Hunter Jacoby Huseman Huser Isenhart Koester Kaufmann Kearns Kelley Kressig Kuhn Lensing Lukan Lykam Marek Mascher May McCarthy Mertz Miller. H. Miller. L. Murphy, Spkr. Oldson Olson, D. Olson, R. Olson, S. Palmer Paulsen Petersen Pettengill Quirk Raecker Rants Rayhons Reasoner Reichert Running-Marquardt Sands Schueller Schulte Schultz Shomshor Smith Soderberg Sorenson Steckman Struyk Sweeney Swaim Taylor Thede **Thomas Tjepkes** Tymeson Upmeyer Van Engelenhoven Wagner Watts Wenthe Wessel-Kroeschell Whitead Willems Windschitl Worthan Winckler Zirkelbach Roberts, Presiding

The nays were, none.

Absent or not voting, 2:

Olson, T. Wendt

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

MESSAGES 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 March 23, 2010, adopted the conference committee report and passed <u>House File 2456</u>, a bill for an act prohibiting a person from writing or sending a text message while driving a motor vehicle and providing penalties.

Also: That the Senate has on March 23, 2010, adopted the following resolution in which the concurrence of the House is asked:

<u>Senate Joint Resolution 2009</u>, a joint resolution to nullify administrative rules of the department of public safety concerning automatic residential fire sprinkler systems and providing an effective date.

MICHAEL E. MARSHALL, Secretary

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 2297** and **2354**.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 23, 2010, he approved and transmitted to the Secretary of State the following bills:

<u>House File 2321</u>, an Act relating to providing veteran services to inmates incarcerated in a jail or municipal holding facility.

<u>House File 2384</u>, an Act requiring the Iowa department of veterans affairs to advise deploying service members regarding certain issues related to taxation.

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.

MARK W. BRANDSGARD Chief Clerk of the House

COMMITTEE ON ADMINISTRATION AND RULES

Committee Bill (Formerly <u>House Study Bill 740</u>), a concurrent resolution to approve and confirm the appointment of the Citizens' Aide.

Fiscal Note is not required.

Recommended Do Pass March 23, 2010.

COMMITTEE ON APPROPRIATIONS

Committee Bill (Formerly <u>House File 2445</u>), relating to the nursing workforce and providing for an Iowa needs nurses now initiative.

Fiscal Note is not required.

Recommended Amend and Do Pass March 22, 2010.

Committee Bill (Formerly House Study Bill 741), relating to state and local finances by providing for funding of property tax credits and reimbursements, by increasing the maximum allowable local hotel and motel tax rates, by making, increasing, and reducing appropriations, providing for salaries and compensation of state employees, providing for matters relating to tax credits, providing for fees and penalties, and providing for properly related matters, and including effective date and retroactive applicability provisions.

Fiscal Note is not required.

Recommended Amend and Do Pass March 22, 2010.

COMMITTEE ON WAYS AND MEANS

House File 2531, a bill for an act relating to state and local finances by providing for funding of property tax credits and reimbursements, by increasing the maximum allowable local hotel and motel tax rates, by making, increasing, and reducing appropriations, providing for salaries and compensation of state employees, providing for matters relating to tax credits, providing for fees and penalties, and providing for properly related matters, and including effective date and retroactive applicability provisions.

Fiscal Note is not required.

Recommended Do Pass March 23, 2010.

<u>Senate File 2364</u>, a bill for an act relating to the income tax checkoff for the child abuse prevention program fund and including retroactive applicability provisions.

Fiscal Note is not required.

Recommended Do Pass March 22, 2010.

<u>Senate File 2369</u>, a bill for an act relating to the reporting of statewide school infrastructure funding expenditures to the general assembly.

Fiscal Note is not required.

Recommended Do Pass March 22, 2010.

<u>Senate File 2371</u>, a bill for an act relating to royalty fees for removal of sand and gravel from state-owned lands and waters located on the Cedar river in certain counties and including effective date provisions.

Fiscal Note is not required.

Recommended Do Pass March 22, 2010.

Committee Bill (Formerly <u>House File 2138</u>), exempting from the computation of the state individual income tax certain amounts received from the veterans trust fund and including a retroactive applicability provision.

Fiscal Note is not required.

Recommended Do Pass March 23, 2010.

RESOLUTION FILED

HCR 108, by Committee on Administration and Rules, a concurrent resolution to approve and confirm the appointment of the Citizens' Aide.

Placed on the calendar.

AMENDMENTS FILED

<u>H-8543</u>	H.F.	2531	Watts of Dallas
<u>H-8544</u>	S.F.	2324	Sands of Louisa
H-8545	H.F.	2531	R. Olson of Polk
H-8546	H.F.	2531	R. Olson of Polk
H-8547	S.F.	2201	Soderberg of Plymouth
H-8548	S.F.	2331	Pettengill of Benton
H-8549	H.F.	2531	Cownie of Polk
H-8550	H.F.	2531	Soderberg of Plymouth
H-8551	H.F.	2531	Schueller of Jackson
H-8552	H.F.	2531	Rants of Woodbury
Alons of Sioux		Anderson of Page	
Arnold of 1	Lucas		Baudler of Adair
Chambers of O'Brien		Cownie of Polk	
De Boef of Keokuk		Deyoe of Story	
Dolecheck of Ringgold		Drake of Cass	
Forristall of Pottawattamie		Grassley of Butler	
Hagenow of Polk		Heaton of Henry	
Helland of Polk		Horbach of Tama	
Huseman of Cherokee		Kaufmann of Cedar	
Koester of Polk		Lukan of Dubuque	
May of Dickinson		L. Miller of Scott	
S. Olson of Clinton			Paulsen of Linn

	Pettengill of Rayhons of I Sands of Los Schultz of C Sorenson of	Hancock uisa rawford		Raecker of Polk Roberts of Carroll Schulte of Linn Soderberg of Plymouth Struyk of Pottawattamie
	Sweeney of 1	Hardin		Tjepkes of Webster
	Tymeson of	Madison		Upmeyer of Hancock
	Van Engelei		Marion	Wagner of Linn
	Watts of Da			Windschitl of Harrison
	Worthan of	Buena Vis	ta	
<u>H</u> -	<u>-8553</u>	H.F.	2531	R. Olson of Polk
<u>H</u> -	<u>-8554</u>	H.F.	2531	Sands of Louisa
				Pettengill of Benton
<u>H</u> -	<u>-8555</u>	S.F.	2331	Pettengill of Benton
<u>H</u> -	<u>-8556</u>	H.F.	2531	Schueller of Jackson
				Berry of Black Hawk
				Running-Marquardt of Linn
<u>H</u> -	<u>-8557</u>	H.F.	2531	Mascher of Johnson
				Struyk of Pottawattamie
H-	-8558	H.F.	2525	Sweeney of Hardin
Chambers of O'Brien			May of Dickinson	
	Grassley of	Butler		Sands of Louisa
	S. Olson of O			Struyk of Pottawattamie
<u>H</u> -	<u>-8559</u>	S.F.	2356	Smith of Marshall
				Upmeyer of Hancock
				Hunter of Polk
<u>H</u> -	<u>-8560</u>	H.F.	2432	Senate Amendment
<u>H</u> -	<u>-8561</u>	H.F.	2496	Senate Amendment
<u>H</u> -	<u>-8562</u>	S.F.	2356	Ford of Polk
	Smith of Ma	ırshall		Koester of Polk
	Cownie of P	olk		Raecker of Polk
	Hagenow of	Polk		Helland of Polk
<u>H</u> -	<u>-8563</u>	<u>S.F.</u>	2381	Schultz of Crawford
H-	<u>-8564</u>	H.F.	2531	Swaim of Davis
	Palmer of Mahaska		R. Olson of Polk	
Smith of Marshall		Willems of Linn		
Bailey of Hamilton			H. Miller of Webster	
Gaskill of Wapello				

On motion by McCarthy of Polk the House adjourned at $5:34~\rm p.m.$, until $9:00~\rm a.m.$, Wednesday, March 24,~2010.