

PROOF

STATE OF IOWA

House Journal

FRIDAY, MARCH 26, 2010

Produced daily by the State of Iowa during the sessions of the General Assembly.
(The official bound copy will be available after a reasonable time upon adjournment.)

JOURNAL OF THE HOUSE

Seventy-fifth Calendar Day - Fifty-fourth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Friday, March 26, 2010

The House met pursuant to adjournment at 8:10 a.m., Speaker Murphy in the chair.

Prayer was offered by the Honorable Linda Upmeyer, state representative from Hancock County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Tessa Reynolds, House Page from Anamosa.

The Journal of Thursday, March 25, 2010 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Horbach of Tama and Raecker of Polk on request of Paulsen of Linn; Sands of Louisa and Schulte of Linn, until their arrival on request of Paulsen of Linn.

The House stood at ease at 8:12 a.m., until the fall of the gavel.

The House resumed session at 11:23 a.m., Speaker Murphy in the chair.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 23, 2010, amended the House amendment, concurred in the House amendment as amended, and passed the following bill in which the concurrence of the House is asked:

[Senate File 2367](#), a bill for an act relating to and making appropriations to certain state departments, agencies, funds, and certain other entities, providing for regulatory authority, and other properly related matters.

MICHAEL E. MARSHALL, Secretary

SENATE AMENDMENT CONSIDERED

Hunter of Polk called up for consideration [Senate File 2367](#), a bill for an act relating to and making appropriations to certain state departments, agencies, funds, and certain other entities, providing for regulatory authority, and other properly related matters, and including effective date and retroactive applicability provisions, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment [H-8633](#) to the House amendment, filed from the floor:

[H-8633](#)

- 1 Amend the House amendment, [S-5291](#), to Senate File
- 2 2367, as amended, passed, and reprinted by the Senate,
- 3 as follows:
- 4 1. Page 1, by striking lines 3 and 4.
- 5 2. Page 1, by striking lines 6 through 10 and
- 6 inserting:
- 7 <__. Page 8, by striking line 34 and inserting:
- 8 <..... \$2,064,471>
- 9 __. Page 9, by striking line 12 and inserting:
- 10 <..... \$127,167>
- 11 __. Page 9, by striking line 17 and inserting:
- 12 <..... \$70,783 >>
- 13 3. Page 1, by striking lines 12 and 13 and
- 14 inserting:
- 15 <__. Page 16, by striking line 20 and inserting
- 16 <..... \$4,997,742 >>
- 17 4. Page 1, by striking lines 16 and 17 and
- 18 inserting:
- 19 <__. Page 22, by striking lines 25 and 26 and
- 20 inserting <information technology under a an existing
- 21 competitively procured contract let by another agency>
- 22 __. Page 22, line 27, by striking <or other> and
- 23 inserting <~~or other~~>
- 24 __. Page 22, line 29, after <entity.> by inserting
- 25 <The department, on its own behalf or on the behalf of
- 26 another participating agency or governmental entity,
- 27 may also procure information technology by leveraging
- 28 an existing competitively procured contract, or other
- 29 than a contract associated with the state board of
- 30 regents or an institution under the control of the
- 31 state board of regents.>>

- 32 5. By striking page 1, line 19, through page 6,
 33 line 22, and inserting <line 10.>
 34 6. Page 7, line 26, by striking <1.>
 35 7. Page 7, line 32, by striking <a.> and inserting
 36 <1.>
 37 8. Page 7, line 37, by striking <b.> and inserting
 38 <2.>
 39 9. Page 7, line 42, by striking <c.> and inserting
 40 <3.>
 41 10. Page 7, line 45, by striking <d.> and inserting
 42 <4.>
 43 11. Page 7, line 49, by striking <e.> and inserting
 44 <5.>
 45 12. Page 8, by striking lines 1 through 34.
 46 13. By renumbering as necessary.

The motion prevailed and the House concurred in the Senate amendment [H-8633](#), to the House amendment.

Hunter 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. 2367](#))

The ayes were, 53:

| | | | |
|-------------|-------------------|------------|-------------------|
| Abdul-Samad | Bailey | Beard | Bell |
| Berry | Burt | Cohoon | Ficken |
| Ford | Frevert | Gaskill | Hanson |
| Heddens | Hunter | Huser | Isenhart |
| Jacoby | Kearns | Kressig | Kuhn |
| Lensing | Lykam | Marek | Mascher |
| McCarthy | Mertz | Miller, H. | Oldson |
| Olson, D. | Olson, R. | Olson, T. | Palmer |
| Petersen | Quirk | Rayhons | Reasoner |
| Reichert | Running-Marquardt | Schueller | Shomshor |
| Smith | Steckman | Swaim | Taylor |
| Thede | Thomas | Wenthe | Wessel-Kroeschell |
| Whitead | Willems | Winckler | Zirkelbach |
| Mr. Speaker | | | |
| Murphy | | | |

The nays were, 39:

| | | | |
|---------|------------|----------|-----------|
| Alons | Anderson | Arnold | Chambers |
| Cownie | De Boef | Deyoe | Dolecheck |
| Drake | Forristall | Grassley | Hagenow |
| Helland | Huseman | Kaufmann | Kelley |

| | | | |
|-----------|------------|------------------|------------|
| Koester | Lukan | May | Miller, L. |
| Olson, S. | Paulsen | Pettengill | Rants |
| Roberts | Schulte | Schultz | Soderberg |
| Sorenson | Struyk | Sweeney | Tjepkes |
| Tymeson | Upmeyer | Van Engelenhoven | Wagner |
| Watts | Windschitl | Worthan | |

Absent or not voting, 8:

| | | | |
|---------|---------|--------|--------|
| Baudler | Bukta | Gayman | Heaton |
| Horbach | Raecker | Sands | Wendt |

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

SENATE AMENDMENT CONSIDERED

Winckler of Scott called up for consideration [Senate File 2376](#), a bill for an act relating to the funding of, the operation of, and appropriation of moneys to the college student aid commission, the department for the blind, the department of education, and the state board of regents, providing for related matters, and including effective date and applicability provisions, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment [H-8621](#) to the House amendment:

[H-8621](#)

1 Amend House amendment, [S-5309](#), to [Senate File 2376](#).
 2 as amended, passed, and reprinted by the Senate, as
 3 follows:
 4 1. By striking page 2, line 29, through page 4,
 5 line 16.
 6 2. Page 4, by striking lines 17 through 21.
 7 3. Page 4, after line 43 by inserting:
 8 <__. Page 20, after line 15 by inserting:
 9 <Sec. __. Section 256I.7, subsection 1, paragraph
 10 a, as enacted by 2010 Iowa Acts, [Senate File 2088](#),
 11 section 284, is amended to read as follows:
 12 a. The early childhood Iowa functions for an area
 13 shall be performed under the authority of an early
 14 childhood Iowa area board. The members of an area
 15 board shall be elected officials or members of the
 16 public who are not employed by a provider of services
 17 to or for the area board. In addition, the membership
 18 of an area board shall include representation from
 19 early care, education, health, human services,
 20 business, and faith interests, and at least one parent,

21 grandparent, or guardian of a child from zero through
22 age five. ~~The education, health, and human services~~
23 ~~agencies represented on an area board may receive~~
24 ~~funding from the area board.~~

25 Sec. ____ Section 256I.11, subsection 4, paragraph
26 d, as enacted by 2010 Iowa Acts, [Senate File 2088](#),
27 section 288, is amended to read as follows:

28 d. The moneys distributed from the early childhood
29 programs grant account shall be used by early childhood
30 Iowa areas for the purposes of enhancing quality
31 child care capacity in support of parent capability
32 to obtain or retain employment. The moneys shall be
33 used with a primary emphasis on low-income families
34 and children from zero to age five. Moneys shall be
35 provided in a flexible manner and shall be used to
36 implement strategies identified by the early childhood
37 Iowa area to achieve such purposes. The department
38 of ~~management~~ human services may use a portion of the
39 funding appropriated to the department under this
40 subsection for provision of technical assistance
41 and other support to the early childhood Iowa areas
42 developing and implementing strategies with grant
43 moneys distributed from the account. >>

44 4. Page 4, after line 43 by inserting:

45 <____. Page 22, after line 29 by inserting:

46 <Sec. ____ Section 261.25, Code Supplement 2009, is
47 amended by adding the following new subsection:

48 NEW SUBSECTION. 6. In the case of a qualified
49 student who was enrolled in an accredited private
50 institution that was exempt from taxation under section

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1 501(c) of the Internal Revenue Code and that was
2 purchased by a for-profit institution effective January
3 8, 2010, and such qualified student continues to be
4 enrolled in the eligible institution in succeeding
5 years, the student shall continue to be eligible to
6 receive funds under subsection 1 without a change in
7 the student's qualification status. >>

8 5. Page 4, after line 43 by inserting:

9 <____. Page 29, after line 12 by inserting:

10 <Sec. ____ Section 284A.2, subsection 2, Code

11 Supplement 2009, is amended to read as follows:

12 2. "Beginning administrator" means an individual
13 serving under an ~~initial~~ administrator license, issued
14 by the board of educational examiners under chapter
15 272, who is assuming a position as a school district
16 ~~administrator~~ principal or superintendent for the first
17 time.

18 Sec. ____ Section 284A.5, subsections 3 and 5, Code
19 2009, are amended to read as follows:

20 3. Each school board shall establish an
21 administrator mentoring program for all beginning
22 administrators. The school board may adopt the
23 model program developed by the department pursuant
24 to subsection 2. Each school board's beginning
25 administrator mentoring and induction program shall,
26 at a minimum, provide for one year of programming to
27 support the Iowa standards for school administrators
28 adopted pursuant to section 256.7, subsection 27, and
29 beginning administrators' professional and personal
30 needs. Each school board shall develop ~~an initial and~~
31 implement a beginning administrator mentoring and
32 induction plan. The plan shall describe the mentor
33 selection process, describe supports for beginning
34 administrators, describe program organizational and
35 collaborative structures, provide a budget, provide
36 for sustainability of the program, and provide for
37 program evaluation. The school board employing an
38 administrator shall determine the conditions and
39 requirements of an administrator participating in a
40 program established pursuant to this section. A school
41 board shall include its plan in the school district's
42 comprehensive school improvement plan submitted
43 pursuant to section 256.7, subsection 21.
44 5. By the end of a beginning administrator's
45 first year of employment, the beginning administrator
46 may be comprehensively evaluated to determine if
47 the administrator meets expectations to move to a
48 ~~standard professional~~ administrator license, where
49 appropriate. The school district or area education
50 agency that employs a beginning administrator

Page 3

1 shall recommend the beginning administrator for a
2 ~~standard professional administrator~~ license, where '
3 appropriate, if the beginning administrator is
4 determined through a comprehensive evaluation to
5 demonstrate competence in the Iowa standards for school
6 administrators adopted pursuant to section 256.7,
7 subsection 27. A school district or area education
8 agency may allow a beginning administrator a second
9 year to demonstrate competence in the Iowa standards
10 for school administrators if, after conducting a
11 comprehensive evaluation, the school district or area
12 education agency determines that the administrator
13 is likely to successfully demonstrate competence in
14 the Iowa standards for school administrators by the
15 end of the second year. Upon notification by the
16 school district or area education agency, the board
17 of educational examiners shall grant a beginning
18 administrator who has been allowed a second year

19 to demonstrate competence a one-year extension of
20 the beginning administrator's initial license. An
21 administrator granted a second year to demonstrate
22 competence shall undergo a comprehensive evaluation at
23 the end of the second year.

24 Sec. ____ Section 284A.6, subsection 2, Code 2009,
25 is amended to read as follows:

26 2. In cooperation with the administrator's
27 evaluator, the administrator who has a ~~standard~~
28 ~~administrator's professional administrator~~ license
29 issued by the board of educational examiners pursuant
30 to chapter 272 and is employed by a school district
31 or area education agency in a school district
32 administrative position, shall develop an individual
33 administrator professional development plan. The
34 purpose of the plan is to promote individual and group
35 professional development. The individual plan shall be
36 based, at a minimum, on the needs of the administrator,
37 the Iowa standards for school administrators adopted
38 pursuant to section 256.7, subsection 27, and the
39 student achievement goals of the attendance center and
40 the school district as outlined in the comprehensive
41 school improvement plan.

42 Sec. ____ Section 284A.7, Code 2009, is amended to
43 read as follows:

44 284A.7 Evaluation requirements for administrators.

45 A school district shall conduct an evaluation of
46 an administrator who holds a ~~standard professional~~
47 ~~administrator~~ license issued under chapter 272 at
48 least once every three years for purposes of assisting
49 the administrator in making continuous improvement,
50 documenting continued competence in the Iowa standards

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1 for school administrators adopted pursuant to section
2 256.7, subsection 27, or to determine whether the
3 administrator's practice meets school district
4 expectations. The review shall include, at a minimum,
5 an assessment of the administrator's competence in
6 meeting the Iowa standards for school administrators
7 and the goals of the administrator's individual
8 professional development plan, including supporting
9 documentation or artifacts aligned to the Iowa
10 standards for school administrators and the individual
11 administrator's professional development plan.

12 Sec. ____ Section 284A.8, Code Supplement 2009, is
13 amended to read as follows:

14 284A.8 Beginning administrator mentoring and
15 induction program – program funds.

16 1. To the extent moneys are available, a school
17 district shall receive one thousand five hundred

18 dollars per beginning administrator participating in
 19 the program. ~~If the funds appropriated for the program~~
 20 ~~are insufficient to pay mentors and school districts as~~
 21 ~~provided in this section, the department shall prorate~~
 22 ~~the amount distributed to school districts based upon~~
 23 ~~the amount appropriated.~~ Moneys received by a school
 24 district pursuant to this section shall be expended
 25 to provide each mentor with an award of five hundred
 26 dollars per semester, at a minimum, for participation
 27 in the school district's beginning administrator
 28 mentoring and induction program; to implement the plan;
 29 and to pay any applicable costs of the employer's share
 30 of contributions to federal social security and the
 31 Iowa public employees' retirement system or a pension
 32 and annuity retirement system established under chapter
 33 294, for such amounts paid by the district.

34 2. If the funds appropriated for the program are
 35 insufficient to pay mentors and school districts as
 36 provided in this section, the department shall prorate
 37 the amount distributed to school districts based upon
 38 the amount appropriated. A school district shall give
 39 priority to fully funding the obligation to principal
 40 mentors. Remaining moneys, if any, shall first be
 41 used to fund superintendent mentors and then to fund
 42 other program costs and applicable costs described in
 43 subsection 1. >>

44 6. Page 4, after line 50 by inserting:
 45 <__. Page 31, after line 8 by inserting:
 46 <Sec. __. NONPROFIT ORGANIZATIONS – OPEN
 47 MEETINGS AND OPEN RECORDS INTERIM STUDY COMMITTEE. The
 48 legislative council is requested to establish an
 49 interim study committee to study the inclusion under
 50 the open meetings and open records laws of nonprofit

Page 5

1 organizations that are supported in whole or in part
 2 with public funds or revenues derived from public fees,
 3 that were established by, or are operated by, governing
 4 boards whose memberships were or are substantially
 5 comprised of state or local elected officials or
 6 appointees of governmental bodies. The interim study
 7 committee shall report its findings and recommendations
 8 to the general assembly not later than December 15,
 9 2010. >>

10 7. Page 5, by striking lines 1 through 4.

11 8. Page 5, before line 5 by inserting:

12 <__. Page 31, after line 21 by inserting:

13 <__. The section of this Act enacting section
 14 261.25, subsection 6, being deemed of immediate
 15 importance, takes effect upon enactment. >>

16 9. Page 5, line 6, by striking <changes to> and

17 inserting <a study of>

18 10. By renumbering as necessary.

Roll call was requested by L. Miller of Scott and Forristall of Pottawattamie.

On the question "Shall amendment [H-8621](#) be adopted?" ([S.F. 2376](#))

The ayes were, 49:

| | | | |
|-------------|-------------------|-----------|-------------------|
| Abdul-Samad | Beard | Bell | Berry |
| Bukta | Burt | Cohoon | Ficken |
| Ford | Frevert | Gaskill | Gayman |
| Hanson | Heddens | Hunter | Isenhart |
| Jacoby | Kearns | Kressig | Kuhn |
| Lensing | Lykam | Mascher | McCarthy |
| Miller, H. | Oldson | Olson, D. | Olson, R. |
| Olson, T. | Palmer | Petersen | Reasoner |
| Reichert | Running-Marquardt | Schueller | Shomshor |
| Smith | Steckman | Swaim | Taylor |
| Thede | Thomas | Wenthe | Wessel-Kroeschell |
| Whitead | Willems | Winckler | Zirkelbach |
| Mr. Speaker | | | |
| Murphy | | | |

The nays were, 47:

| | | | |
|------------|------------|------------------|------------|
| Alons | Anderson | Arnold | Bailey |
| Baudler | Chambers | Cownie | De Boef |
| Deyoe | Dolecheck | Drake | Forristall |
| Grassley | Hagenow | Heaton | Helland |
| Huseman | Huser | Kaufmann | Kelley |
| Koester | Lukan | Marek | May |
| Mertz | Miller, L. | Olson, S. | Paulsen |
| Pettengill | Quirk | Rants | Rayhons |
| Roberts | Schulte | Schultz | Soderberg |
| Sorenson | Struyk | Sweeney | Tjepkes |
| Tymeson | Upmeyer | Van Engelenhoven | Wagner |
| Watts | Windschitl | Worthan | |

Absent or not voting, 4:

| | | | |
|---------|---------|-------|-------|
| Horbach | Raecker | Sands | Wendt |
|---------|---------|-------|-------|

The motion prevailed and the House concurred in the Senate amendment [H-8621](#), to the House amendment.

Winckler 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. 2376](#))

The ayes were, 52:

| | | | |
|-------------------|-----------|-------------------|-----------------------|
| Abdul-Samad | Bailey | Beard | Bell |
| Berry | Bukta | Burt | Cohoon |
| Ficken | Ford | Frevert | Gaskill |
| Gayman | Hanson | Heddens | Hunter |
| Isenhart | Jacoby | Kearns | Kressig |
| Kuhn | Lensing | Lykam | Mascher |
| McCarthy | Mertz | Miller, H. | Oldson |
| Olson, D. | Olson, R. | Olson, T. | Palmer |
| Petersen | Quirk | Reasoner | Reichert |
| Running-Marquardt | Schueller | Shomshor | Smith |
| Steckman | Swaim | Taylor | Thede |
| Thomas | Wenthe | Wessel-Kroeschell | Whitead |
| Willems | Winckler | Zirkelbach | Mr. Speaker Murphy |

The nays were, 44:

| | | | |
|-----------|----------|------------|------------------|
| Alons | Anderson | Arnold | Baudler |
| Chambers | Cownie | De Boef | Deyoe |
| Dolecheck | Drake | Forristall | Grassley |
| Hagenow | Heaton | Helland | Huseman |
| Huser | Kaufmann | Kelley | Koester |
| Lukan | Marek | May | Miller, L. |
| Olson, S. | Paulsen | Pettengill | Rants |
| Rayhons | Roberts | Schulte | Schultz |
| Soderberg | Sorenson | Struyk | Sweeney |
| Tjepkes | Tymeson | Upmeyer | Van Engelenhoven |
| Wagner | Watts | Windschitl | Worthan |

Absent or not voting, 4:

| | | | |
|---------|---------|-------|-------|
| Horbach | Raecker | Sands | Wendt |
|---------|---------|-------|-------|

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

On motion by McCarthy of Polk, the House was recessed at 12:21 p.m., until 1:30 p.m.

The House resumed session at 1:36 p.m., Speaker Murphy in the chair.

QUORUM CALL

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

SENATE AMENDMENT CONSIDERED

Thede of Scott called up for consideration [House File 2284](#), a bill for an act relating to various activities regulated and programs administered by the department of public health, including fetal death certification, and optometry, cosmetology, and barbering licensure, and including effective date provisions, amended by the following Senate amendment [H-8380](#):

[H-8380](#)

- 1 Amend [House File 2284](#) as follows:
- 2 1. By striking page 1, line 25, through page 4,
- 3 line 22, and inserting:
- 4 <Sec. ____ Section 154.1, Code 2009, is amended by
- 5 adding the following new subsection:
- 6 NEW SUBSECTION. 5. Beginning July 1, 2012,
- 7 all licensed optometrists shall meet requirements
- 8 established by the board by rule to employ diagnostic
- 9 and therapeutic pharmaceutical agents for the practice
- 10 of optometry. All licensees practicing optometry in
- 11 this state shall have demonstrated qualifications
- 12 and obtained certification to use diagnostic and
- 13 therapeutic pharmaceutical agents as a condition of
- 14 license renewal.>
- 15 2. Page 4, by striking lines 23 through 30.
- 16 3. Page 5, by striking lines 8 through 21 and
- 17 inserting:
- 18 <Sec. ____ Section 157.8, subsection 2, paragraph
- 19 a, Code 2009, is amended to read as follows:>
- 20 4. By striking page 5, line 34, through page 6,
- 21 line 1.>
- 22 5. Page 6, by striking lines 12 and 13.
- 23 6. Title page, by striking lines 4 and 5 and
- 24 inserting <and barbering licensure.>

Thede of Scott asked and received unanimous consent to withdraw amendment [H-8397](#), to the Senate amendment [H-8380](#), filed by her

on March 10, 2010.

The de of Scott offered the following amendment [H-8432](#), to the Senate amendment [H-8380](#), filed by her and moved its adoption:

[H-8432](#)

1 Amend the Senate amendment, [H-8380](#), to House File
2 2284, as passed by the House, as follows:

3 1. Page 1, by striking lines 16 through 21 and
4 inserting:

5 <__. By striking page 5, line 8, through page 6,
6 line 1, and inserting:

7 <Sec. __. Section 157.8, subsection 2, Code 2009,
8 is amended to read as follows:

9 2. a. The number of instructors for each school
10 shall be based upon total enrollment, with a minimum
11 of two licensed instructors employed on a full-time
12 basis for up to thirty students and an additional
13 licensed instructor for each fifteen additional
14 students. A student instructor shall not be used to
15 meet licensed instructor-to-student ratios. However,
16 a A school operated by an area community college prior
17 to September 1, 1982, with only one instructor per
18 fifteen students is not subject to this paragraph
19 and may continue to operate with the ratio of one
20 licensed instructor to fifteen students. A student
21 instructor may not be used to meet this requirement.

22 b. A school with less than thirty students
23 enrolled may have one licensed instructor on site in
24 the school if offering only clinic services or only
25 theory instruction in a single classroom and less than
26 fifteen students are present. If a school is offering
27 clinic services and theory instruction simultaneously
28 to less than fifteen students, at least two licensed
29 instructors must be on site. Schools with more than
30 thirty students enrolled shall meet the licensed
31 instructor-to-student ratio as provided in paragraph
32 "a".

33 ~~a. c.~~ A person employed as an instructor in
34 the cosmetology arts and sciences by a licensed
35 school shall be licensed in the practice and shall
36 possess a separate instructor's license which shall
37 be renewed biennially. An instructor shall file an
38 application with the department on forms prescribed
39 by the board. ~~Prior to licensure, an applicant for~~
40 ~~an instructor's license shall have been actively~~
41 ~~engaged in the practice for a period of two years and~~
42 ~~complete a course of study required by the board or~~
43 ~~an instructor's course at a school for cosmetology~~
44 ~~arts and sciences, and meet any other requirement~~

45 ~~established by the board.~~ Requirements for licensure
 46 as an instructor shall be determined by the board by
 47 rule.
 48 b. d. The application for an instructor's license
 49 shall be accompanied by the biennial fee determined
 50 pursuant to section 147.80. >>

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1 2. By renumbering as necessary.

Amendment [H-8432](#) was adopted.

On motion by Thede of Scott the House concurred in the Senate amendment [H-8380](#), as amended.

Thede of Scott moved that the bill, as amended by the Senate further amended 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. 2284](#))

The ayes were, 96:

| | | | |
|-------------------|------------|-------------------|-------------|
| 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 | Hunter | Huseman |
| Huser | Isenhart | Jacoby | Kaufmann |
| Kearns | Kelley | Koester | Kressig |
| Kuhn | Lensing | Lukan | Lykam |
| Marek | Mascher | May | McCarthy |
| Mertz | Miller, H. | Miller, L. | Oldson |
| Olson, D. | Olson, R. | Olson, S. | Olson, T. |
| Palmer | Paulsen | Petersen | Pettengill |
| Quirk | Rants | Rayhons | Reasoner |
| Reichert | Roberts | Running-Marquardt | 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 | Mr. Speaker |
| | | | Murphy |

The nays were, none.

Absent or not voting, 4:

Horbach Raecker Sands Wendt

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

PRESENTATION TO RETIRING MEMBERS AND LEADERS

Speaker Murphy, Majority Leader McCarthy and Minority Leader Paulsen invited to the well of the House, for a special recognition, members of the House who will be retiring or are a candidate for the Iowa Senate. Plaques were presented to the following:

| | |
|--------------------------------|-----------------------------|
| Polly Bukta, District 26 | 1997 – 2010 |
| Marcella Frevert, District 7 | 1997 – 2010 |
| Wayne Ford, District 65 | 1997 – 2010 |
| Elesha Gayman, District 84 | 2007 – 2010 |
| Mark Kuhn, District 14 | 1999 – 2010 |
| Mike May, District 6 | 2005 – 2010 |
| Dolores Mertz, District 8 | 1989 – 2010 |
| Christopher Rants, District 54 | 1993 – 2010 |
| Rod Roberts, District 51 | 2001 – 2010 |
| Kent Sorenson, District 74 | 2009 – 2010 |
| Doug Struyk, District 99 | 2003 – 2010 |
| Jodi Tymeson, District 73 | 2001 – 2010 |
| Roger Wendt, District 2 | 2003 – 2010 |
| Wes Whitead, District 1 | 1997 – 2000 and 2003 – 2010 |

The House rose and expressed its appreciation.

House Speaker Pat Murphy, Majority Leader Kevin McCarthy and Minority Leader Kraig Paulsen were invited to the Speaker's station for a special presentation.

Speaker pro tempore Bukta, on behalf of the House, presented plaques to each leader in appreciation of his service and dedication to the Iowa House of Representatives during the Eighty-third General Assembly.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 26, 2010, passed the following bill in which the concurrence of the Senate was asked:

[House File 2458](#), a bill for an act relating to restrictions on mowing within the right-of-way of interstates, primary highways, and secondary roads.

MICHAEL E. MARSHALL, Secretary

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Roberts of Carroll on request of Paulsen of Linn.

SENATE AMENDMENT CONSIDERED

Reichert of Muscatine called up for consideration [House File 2525](#), a bill for an act relating to and making appropriations involving state government, by providing for agriculture, natural resources, and environmental protection, and including effective date provisions, amended by the Senate amendment [H-8539](#) as follows:

[H-8539](#)

1 Amend [House File 2525](#), as amended, passed, and
2 reprinted by the House, as follows:
3 1. Page 1, after line 24 by inserting:
4 <__. Of the amount appropriated in this section,
5 \$238,000 is transferred to Iowa state university of
6 science and technology, to be used for the university's
7 midwest grape and wine industry institute.>
8 2. Page 4, after line 17 by inserting:
9 <__. a. It is the intent of the general assembly
10 that the appropriations bill for the fiscal year
11 beginning July 1, 2011, and ending June 30, 2012, to
12 be originally sponsored by the joint appropriations
13 subcommittee on agriculture and natural resources
14 during the 2011 session of the Eighty-fourth General
15 Assembly include line item provisions for the
16 state fish and game protection fund. The line item
17 provisions shall include all of the following:
18 (1) The allocation of moneys and authorization of
19 full-time equivalent positions dedicated to support law
20 enforcement, fisheries and related fishing activities,

21 and wildlife.

22 (2) The allocation of moneys in lieu of the
23 expenditure authorization provided in section 455A.10
24 to support capital projects and contingencies.

25 (3) The retention of the unexpended balance of
26 moneys to remain in the fund available for use during
27 the fiscal year beginning July 1, 2012, and ending June
28 30, 2013.

29 b. The department of natural resources, in
30 compiling its comprehensive program budget for the
31 fiscal year beginning July 1, 2011, and ending June 30,
32 2012, shall provide for all proposed allocations from
33 and the retention of the balance of moneys to remain in
34 the state fish and game protection fund as described in
35 paragraph "a".>

36 3. Page 8, after line 3 by inserting:
37 <__. Notwithstanding any other provision in
38 law, the department may provide state resources from
39 this appropriation, in combination with appropriate
40 environment first fund appropriations, for cost sharing
41 to match United States department of agriculture,
42 natural resources conservation service, wetlands
43 reserve enhancement program (WREP) funding available
44 to Iowa.>

45 4. Page 12, by striking lines 25 through 30.

46 5. Page 14, after line 9 by inserting:
47 <DIVISION _____
48 LOCAL FOOD AND FARM PLAN
49 <Sec. ____. LOCAL FOOD AND FARM PLAN. To the
50 extent feasible, the Leopold center for sustainable

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1 agriculture established pursuant to section 266.39
2 shall prepare a local food and farm plan containing
3 policy and funding recommendations for supporting and
4 expanding local food systems and for assessing and
5 overcoming obstacles necessary to increase locally
6 grown food production. The Leopold center for
7 sustainable agriculture shall submit the plan to the
8 general assembly by January 10, 2011. The plan shall
9 include recommendations for short-term and long-term
10 solutions, including but not limited to the enactment
11 of legislation.

12 Sec. ____. REPEAL. This division of this Act is
13 repealed on January 10, 2011.

14 Sec. ____. EFFECTIVE DATE. This division of this
15 Act, being deemed of immediate importance, takes effect
16 upon enactment.>

17 6. Page 14, after line 9 by inserting:

18 <DIVISION _____
19 BEAUTIFICATION GRANTS

20 Sec. ____ Section 455E.11, subsection 2, paragraph
21 a, subparagraph (1), Code Supplement 2009, is amended
22 by adding the following new subparagraph division:
23 NEW SUBPARAGRAPH DIVISION. (Oa) (i) Each fiscal
24 year for the fiscal period beginning July 1, 2010,
25 and ending June 30, 2014, not more than two hundred
26 thousand dollars to the department for purposes of
27 awarding a beautification grant each year to one
28 organization that does all of the following:
29 (A) Assists communities and organizations in
30 cleanup and beautification projects.
31 (B) Conducts research to assist in the
32 understanding of reasons for littering and illegal
33 dumping.
34 (C) Administers antilittering and beautification
35 education programs.
36 (D) Increases public awareness of the costs of
37 littering.
38 (ii) The grant recipient shall do all of the
39 following:
40 (A) Expend not more than twenty-five percent of the
41 moneys for a public education and awareness initiative
42 designed to reduce litter and illegal dumping.
43 (B) Expend not more than twenty-five percent of the
44 moneys for all of the following:
45 (I) An educational initiative designed to
46 discourage littering and illegal dumping for persons
47 attending school in kindergarten through grade twelve.
48 (II) A litter-free schools initiative.
49 (III) A neighborhood beautification initiative.
50 (C) Expend not more than twenty-five percent of the

Page 3

1 moneys for an illegal dumping surveillance program.
2 (D) Expend not more than twenty-five percent of the
3 moneys for a community partnership program designed to
4 support community beautification projects.
5 (iii) As a condition of the grant award each year,
6 the department shall require the grant recipient to
7 submit a written report to the department by the end
8 of the fiscal year for which the grant is awarded.
9 In addition to any other information required by the
10 department, the report shall include information
11 detailing the expenditure of all moneys received by
12 the organization and the results achieved through the
13 expenditure of the money.
14 DIVISION _____
15 COMMERCIAL ESTABLISHMENT FUND
16 Sec. ____ NEW SECTION. 162.2C Commercial
17 establishment fund.
18 A commercial establishment fund is created in the

19 state treasury under the management and control of the
20 department.

21 1. The fund shall include moneys collected by the
22 department in fees as provided in section 162.2B and
23 moneys appropriated by the general assembly. The fund
24 may include other moneys available to and obtained
25 or accepted by the department, including moneys from
26 public or private sources.

27 2. Moneys in the fund are appropriated to the
28 department and shall be used exclusively to carry
29 out the provisions of this chapter as determined and
30 directed by the department, and shall not require
31 further special authorization by the general assembly.

32 3. a. Notwithstanding section 12C.7, interest or
33 earnings on moneys in the fund shall be credited to the
34 fund.

35 b. Notwithstanding section 8.33, moneys credited
36 to the fund that remain unexpended or unobligated at
37 the end of a fiscal year shall not revert to any other
38 fund.

39 Sec. ____ EFFECTIVE UPON ENACTMENT AND RETROACTIVE
40 APPLICABILITY.

41 1. This division of this Act applies retroactively
42 to March 9, 2010.

43 2. This division of this Act, being deemed of
44 immediate importance, takes effect upon enactment.>

45 7. By renumbering as necessary.

Reichert of Muscatine offered the following amendment [H-8635](#), to the Senate amendment [H-8539](#), filed by him from the floor and moved its adoption:

[H-8635](#)

1 Amend the Senate amendment, [H-8539](#), to House File
2 2525, as amended, passed, and reprinted by the House,
3 as follows:

4 1. Page 1, by striking lines 15 through 35 and
5 inserting <Assembly include a line item provision for
6 the state fish and game protection fund that accounts
7 for full-time equivalent positions supported by the
8 fund.

9 _____. The department of natural resources shall
10 prepare a report to the governor and the general
11 assembly providing a detailed accounting of revenue
12 and expenditures involving the state fish and game
13 protection fund. Prior to November 15, 2010, the
14 department shall submit the report to the governor
15 and general assembly, including the chairpersons and
16 ranking members of the standing committees of the
17 senate and house of representatives having jurisdiction

18 over natural resources and the joint appropriations
19 subcommittee on agriculture and natural resources. The
20 report shall include all of the following:

- 21 a. Information regarding the following four
22 operational units: management, the law enforcement
23 bureau, the fisheries bureau, and the wildlife bureau.
24 The information shall include all of the following:
- 25 (1) The allocation of full-time equivalent
26 positions in each operational unit.
 - 27 (2) The title and description of each position in
28 each operational unit.
 - 29 (3) A line item accounting of expenditures for each
30 operational unit.
- 31 b. A line item accounting of the balance in the
32 fund to be carried forward on June 30, 2010.
- 33 c. A line item accounting for sources of income
34 deposited into the fund.
- 35 d. A line item accounting of capital projects,
36 including but not limited to land owned by the
37 department, projected land purchases by the department,
38 revenue generated from land owned by the department
39 and its classified use, and income or losses from land
40 leased by the department. The line item shall account
41 for such land regardless of whether the land was
42 acquired in whole or in part from moneys originating
43 from the fund. The report shall also include a
44 justification for each capital project.
- 45 e. A description of all programs supported by the
46 fund and a justification for each of the programs as a
47 constitutionally allowable expenditure. >>
- 48 2. Page 3, after line 44 by inserting:
49 <__. Title page, line 3, after <effective> by
50 inserting <and applicability>>

Page 2

- 1 3. By renumbering as necessary.

Amendment [H-8635](#) was adopted.

Sweeney of Hardin asked and received unanimous consent that
amendment [H-8584](#) be deferred.

Bailey of Hamilton offered the following amendment [H-8618](#), to
the Senate amendment [H-8539](#), filed by him and moved its adoption:

[H-8618](#)

- 1 Amend the Senate amendment, [H-8539](#), to House File
2 2525, as amended, passed, and reprinted by the House,

3 as follows:

- 4 1. Page 2, line 1, after <266.39> by inserting <
5 in consultation with the Iowa cooperative extension
6 service in agriculture and home economics as provided
7 in chapter 266, at Iowa state university of science and
8 technology>
- 9 2. Page 2, line 7, after <agriculture> by inserting
10 <, in consultation with the Iowa cooperative extension
11 service in agriculture and home economics,>
- 12 3. By renumbering as necessary.

Amendment [H-8618](#) was adopted.

Sweeney of Hardin asked and received unanimous consent to withdraw amendment [H-8558](#), to the Senate amendment [H-8539](#), filed by Sweeney, et al., on March 23, 2010.

Swaim of Davis offered the following amendment [H-8573](#), to the Senate amendment [H-8539](#), filed by him and moved its adoption:

[H-8573](#)

- 1 Amend the Senate amendment, [H-8539](#), to House File
2 2525, as amended, passed, and reprinted by the House,
3 as follows:
 - 4 1. Page 2, line 40, by striking <twenty-five> and
5 inserting <fifty>
 - 6 2. By striking page 2, line 43, through page 3,
7 line 1.
 - 8 3. Page 3, line 2, by striking <(D)> and inserting
9 <(B)>
 - 10 4. Page 3, line 2, by striking <twenty-five> and
11 inserting <fifty>
 - 12 5. Page 3, line 4, after <projects> by inserting
13 <including the deconstruction, renovation, or removal
14 of derelict buildings. Eligible communities are
15 limited to cities of five thousand or fewer in
16 population. Eligible costs shall include but are not
17 limited to asbestos abatement and removal, the recovery
18 and processing of recyclable or reusable material from
19 derelict buildings and reimbursement for purchased
20 recycled content materials used in the renovation
21 of buildings. Special consideration may be given to
22 communities that hire the unemployed to deconstruct
23 structures, clean up the properties and, if there is no
24 immediate buyer for the properties, turn the properties
25 into green spaces. Any business entity or individual
26 engaged in the removal or abatement of asbestos must
27 have obtained a valid license or permit as required in

28 chapter 88B>

29 6. By renumbering as necessary.

Amendment [H-8573](#) was adopted.

De Boef of Keokuk offered the following amendment [H-8610](#), to the Senate amendment [H-8539](#), filed by her and moved its adoption:

[H-8610](#)

- 1 Amend the Senate amendment, [H-8539](#), to House File
- 2 2525, as amended, passed, and reprinted by the House,
- 3 as follows:
- 4 1. By striking page 2, line 18, through page 3,
- 5 line 13.
- 6 2. By renumbering as necessary.

Amendment [H-8610](#) lost.

Sweeney of Hardin asked and received unanimous consent to withdraw amendment [H-8584](#), previously deferred, to the Senate amendment [H-8539](#), filed by her on March 24, 2010.

On motion by Reichert of Muscatine the House concurred in the Senate amendment [H-8539](#), as amended.

Reichert of Muscatine moved that the bill, as amended by the Senate further amended 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. 2525](#))

The ayes were, 54:

| | | | |
|-------------|----------|-------------------|-----------|
| Abdul-Samad | Bailey | Beard | Bell |
| Berry | Bukta | Burt | Cohoon |
| Ficken | Ford | Frevert | Gaskill |
| Gayman | Hanson | Heddens | Hunter |
| Huser | Isenhart | Jacoby | Kearns |
| Kressig | Kuhn | Lensing | Lykam |
| Marek | Mascher | McCarthy | Mertz |
| Miller, H. | Oldson | Olson, D. | Olson, R. |
| Olson, T. | Palmer | Petersen | Quirk |
| Reasoner | Reichert | Running-Marquardt | Schueller |
| Shomshor | Smith | Steckman | Swaim |

| | | | |
|-------------------|-----------------------|---------|----------|
| Taylor | Thede | Thomas | Wenthe |
| Wessel-Kroeschell | Whitead | Willems | Winckler |
| Zirkelbach | Mr. Speaker Murphy | | |

The nays were, 41:

| | | | |
|------------------|------------|------------|------------|
| Alons | Anderson | Arnold | Baudler |
| Chambers | Cownie | De Boef | Deyoe |
| Dolecheck | Drake | Forristall | Grassley |
| Hagenow | Heaton | Helland | Huseman |
| Kaufmann | Kelley | Koester | Lukan |
| May | Miller, L. | Olson, S. | Paulsen |
| Pettengill | Rants | Rayhons | Schulte |
| Schultz | Soderberg | Sorenson | Struyk |
| Sweeney | Tjepkes | Tymeson | Upmeyer |
| Van Engelenhoven | Wagner | Watts | Windschitl |
| Worthan | | | |

Absent or not voting, 5:

| | | | |
|---------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| Wendt | | | |

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

SENATE AMENDMENT CONSIDERED

Berry of Black Hawk called up for consideration [House File 2294](#), a bill for an act relating to the distribution of moneys from the disaster aid individual assistance grant fund, amended by the Senate, and moved that the House concur in the following Senate amendment [H-8413](#):

[H-8413](#)

1 Amend [House File 2294](#), as passed by the House, as
 2 follows:
 3 1. Page 1, line 6, by striking <administered> and
 4 inserting <developed>
 5 2. Page 1, line 7, after <services> by inserting
 6 <and administered locally within the designated
 7 disaster area>

The motion prevailed and the House concurred in the Senate amendment [H-8413](#).

Berry of Black Hawk 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. 2294](#))

The ayes were, 95:

| | | | |
|-------------|-------------------|-------------|-------------------|
| 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 | Hunter | Huseman |
| Huser | Isenhardt | Jacoby | Kaufmann |
| Kearns | Kelley | Koester | Kressig |
| Kuhn | Lensing | Lukan | Lykam |
| Marek | Mascher | May | McCarthy |
| Mertz | Miller, H. | Miller, L. | Oldson |
| Olson, D. | Olson, R. | Olson, S. | Olson, T. |
| Palmer | Paulsen | Petersen | Pettengill |
| Quirk | Rants | Rayhons | Reasoner |
| Reichert | Running-Marquardt | 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 | Mr. Speaker | |
| | | Murphy | |

The nays were, none.

Absent or not voting, 5:

| | | | |
|---------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| Wendt | | | |

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

SENATE AMENDMENT CONSIDERED

Ford of Polk called up for consideration [House File 2432](#), a bill for an act relating to a study of the opportunities for recruiting racial and

ethnic minority teachers from outside the state, amended by the Senate, and moved that the House concur in the following Senate amendment [H-8560](#):

[H-8560](#)

1 Amend [House File 2432](#), as passed by the House, as
2 follows:
3 1. By striking everything after the enacting clause
4 and inserting:
5 <Section 1. RACIAL AND ETHNIC MINORITY TEACHER
6 RECRUITMENT STUDY. Representatives of the department
7 of education, the area education agencies, and public
8 and private colleges and universities shall study the
9 opportunities for the recruitment and retention of
10 racial and ethnic minority teachers. Specifically, the
11 representatives shall examine the following issues:
12 1. Examine strategies to encourage racial and
13 ethnic minority high school students to enter the
14 teaching profession.
15 2. Examine how to recruit racial and ethnic
16 minority students interested in post-secondary teacher
17 preparatory programs into attending an Iowa college or
18 university teacher preparatory program.
19 3. Examine strategies to recruit racial and ethnic
20 minority teachers to continue their careers as school
21 administrators in Iowa.
22 For the purposes of this study, "racial and ethnic
23 minority" includes individuals who are African
24 American, Latinos, Asians or Pacific Islanders,
25 American Indians, and Alaskan Native Americans.
26 The state board of regents shall be responsible for
27 providing staffing assistance to the study group. The
28 representatives shall report their findings to the
29 general assembly by January 10, 2011.>
30 2. Title page, line 2, by striking <from outside
31 the state>

The motion prevailed and the House concurred in the Senate amendment [H-8560](#).

Ford of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" ([H.F. 2432](#))

The ayes were, 94:

| | | | |
|-------------------|-----------------------|-------------------|------------|
| Abdul-Samad | Alons | Anderson | Arnold |
| Bailey | 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 | Hunter | Huseman | Huser |
| Isenhardt | Jacoby | Kaufmann | Kearns |
| Kelley | Koester | Kressig | Kuhn |
| Lensing | Lukan | Lykam | Marek |
| Mascher | May | McCarthy | Mertz |
| Miller, H. | Miller, L. | Oldson | Olson, D. |
| Olson, R. | Olson, S. | Olson, T. | Palmer |
| Paulsen | Petersen | Pettengill | Quirk |
| Rants | Rayhons | Reasoner | Reichert |
| Running-Marquardt | 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 | Mr. Speaker Murphy | | |

The nays were, none.

Absent or not voting, 6:

| | | | |
|---------|---------|---------|---------|
| Baudler | Horbach | Raecker | Roberts |
| Sands | Wendt | | |

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

D. Olson of Boone called up for consideration [House File 2496](#), a bill for an act relating to recycling initiatives, amended by the Senate, and moved that the House concur in the following Senate amendment [H-8561](#):

[H-8561](#)

- 1 Amend [House File 2496](#), as passed by the House, as
- 2 follows:
- 3 1. Page 2, by striking lines 7 through 9 and

- 4 inserting <and resource green list to be available
5 statewide.>
6 2. Page 2, line 21, by striking <Three> and
7 inserting <Four>
8 3. Page 2, line 24, by striking <and one> and
9 inserting <one>
10 4. Page 2, line 26, after <scrapyard> by inserting
11 <, and one member with expertise in the collection,
12 recycling, and reprocessing of waste tires>
13 5. Page 3, after line 1 by inserting:
14 <(5A) One member nominated by a national solid
15 waste management association representing private solid
16 waste disposal entities with expertise in the hauling
17 of solid waste.>
18 6. Page 4, after line 8 by inserting:
19 <(28) The director of the center for energy and
20 environmental education at the university of northern
21 Iowa.
22 (29) The director of the recycling and reuse
23 technology transfer center at the university of
24 northern Iowa.>
25 7. Page 4, line 19, after <a> by inserting
26 <not-for-profit>
27 8. Page 4, after line 23 by inserting:
28 <3. The department shall convene meetings
29 as necessary to develop recommendations for the
30 establishment of measures sufficient to provide
31 stewardship of waste tires as well as to promote the
32 recycling and reuse of such tires.>
33 9. Page 4, after line 23 by inserting:
34 4. This section is repealed January 1, 2012.>
35 10. By renumbering as necessary.

The motion prevailed and the House concurred in the Senate amendment [H-8561](#).

D. Olson of Boone 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. 2496](#))

The ayes were, 92:

| | | | |
|-------------|----------|----------|-----------|
| Abdul-Samad | Anderson | Arnold | Bailey |
| Baudler | Beard | Bell | Berry |
| Bukta | Burt | Chambers | Cohoon |
| Cownie | De Boef | Deyoe | Dolecheck |

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

The nays were, 3:

| | | |
|-------|------------|-------|
| Alons | Forristall | Watts |
|-------|------------|-------|

Absent or not voting, 5:

| | | | |
|---------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| Wendt | | | |

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

SENATE AMENDMENT CONSIDERED

Thede of Scott called up for consideration [House File 2193](#), a bill for an act relating to emergency medical care providers, emergency medical care service programs and emergency medical care services training programs, and providing penalties, amended by the Senate, and moved that the House concur in the following Senate amendment [H-8603](#):

[H-8603](#)

- 1 Amend [House File 2193](#), as amended, passed, and
- 2 reprinted by the House, as follows:
- 3 1. Page 3, by striking lines 34 and 35 and
- 4 inserting <association of counties. The council
- 5 shall also include at least two at-large members who

6 are volunteer emergency medical care providers and a
7 representative of a private service program.>

8 2. By striking page 5, line 34, through page 8,
9 line 14, and inserting:

10 <3. The department may deny an application for
11 authorization, or may place on probation, suspend, or
12 revoke the authorization of, or otherwise discipline
13 a service program with an existing authorization
14 if the department finds ~~reason to believe that~~ the
15 service program has not been or will not be operated
16 in compliance with this subchapter and the rules
17 adopted pursuant to this subchapter, or that there
18 is insufficient assurance of adequate protection
19 for the public. The authorization denial or period
20 of probation, suspension, or revocation, or other
21 disciplinary action shall be effected and may be
22 appealed as provided by section 17A.12.>

23 3. Page 12, by striking lines 3 through 14 and
24 inserting:

25 <3. The department may deny an application for
26 authorization, or may place on probation, suspend or
27 revoke the authorization of, or otherwise discipline
28 a training program with an existing authorization if
29 the department finds reason to believe the program has
30 not been or will not be operated in compliance with
31 this subchapter and the rules adopted pursuant to this
32 subchapter, or that there is insufficient assurance of
33 adequate protection for the public. The authorization
34 denial, period of probation, suspension, or revocation,
35 or other disciplinary action shall be effected and may
36 be appealed as provided by section 17A.12.>

37 4. By renumbering as necessary.

The motion prevailed and the House concurred in the Senate amendment [H-8603](#).

Thede of Scott 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. 2193](#))

The ayes were, 95:

| | | | |
|-------------|---------|----------|----------|
| 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 | Hunter | Huseman |
| Huser | Isenhart | Jacoby | Kaufmann |
| Kearns | Kelley | Koester | Kressig |
| Kuhn | Lensing | Lukan | Lykam |
| Marek | Mascher | May | McCarthy |
| Mertz | Miller, H. | Miller, L. | Oldson |
| Olson, D. | Olson, R. | Olson, S. | Olson, T. |
| Palmer | Paulsen | Petersen | Pettengill |
| Quirk | Rants | Rayhons | Reasoner |
| Reichert | Running-Marquardt | 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 | Mr. Speaker | |
| | | Murphy | |

The nays were, none.

Absent or not voting, 5:

| | | | |
|---------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| 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 2193, 2284, 2294, 2432, 2496 and 2525.**

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [Senate File 2371](#).

Ways and Means Calendar

[Senate File 2371](#), 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, with report of committee recommending passage, was taken up for consideration.

T. Olson of Linn 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. 2371](#))

The ayes were, 94:

| | | | |
|-------------------|-----------------------|-------------------|-----------|
| Abdul-Samad | Alons | Anderson | Arnold |
| Bailey | Baudler | Beard | Bell |
| Berry | Bukta | Burt | Chambers |
| Cohoon | Cownie | De Boef | Deyoe |
| Dolecheck | Drake | Ficken | Ford |
| Forristall | Frevert | Gayman | Grassley |
| Hagenow | Hanson | Heaton | Heddens |
| Helland | Hunter | Huseman | Huser |
| Isenhardt | Jacoby | Kaufmann | Kearns |
| Kelley | Koester | Kressig | Kuhn |
| Lensing | Lukan | Lykam | Marek |
| Mascher | May | McCarthy | Mertz |
| Miller, H. | Miller, L. | Oldson | Olson, D. |
| Olson, R. | Olson, S. | Olson, T. | Palmer |
| Paulsen | Petersen | Pettengill | Quirk |
| Rants | Rayhons | Reasoner | Reichert |
| Running-Marquardt | 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 | Mr. Speaker Murphy | | |

The nays were, none.

Absent or not voting, 6:

| | | | |
|---------|---------|---------|---------|
| Gaskill | Horbach | Raecker | Roberts |
| Sands | Wendt | | |

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

ADOPTION OF [HOUSE RESOLUTION 50](#)

Wessel-Kroeschell of Story called up for consideration [House Resolution 50](#), as follows:

1 [House Resolution 50](#)
2 By Committee on Administration and Rules
3 A resolution relating to an annual budget for the
4 daily operations of the House of Representatives.
5 *Whereas*, the legislative authority of this state is
6 vested in the General Assembly consisting of the House
7 of Representatives and the Senate; and
8 *Whereas*, the House of Representatives necessarily
9 incurs substantial expenses for its daily operations;
10 and
11 *Whereas*, the House of Representatives is authorized
12 to expend funds from the state treasury necessary to
13 pay for its expenses and for expenses incurred jointly
14 by the House of Representatives and the Senate; and
15 *Whereas*, it is deemed advisable and proper for the
16 House of Representatives to make expenditures in
17 accordance with a budgetary plan; *Now Therefore*,
18 *Be It Resolved By The House Of Representatives*:
19 Section 1. Expenditures of the House of
20 Representatives payable pursuant to Iowa Code sections
21 2.10 through 2.14 for the regular legislative session
22 and the interim period during the fiscal year
23 beginning July 1, 2009, and ending June 30, 2010, are
24 budgeted to be as follows:
25 1. Members' salary, per diem, and expenses,
26 \$5,915,450.
27 2. Staff compensation, \$4,790,000.
28 3. Operations expenses, \$429,715.
29 Sec. 2. The Chief Clerk of the House of
30 Representatives shall immediately provide written

Page 2

1 notice to the Speaker and Minority Leader of the House
2 of Representatives and to the Chair and Ranking Member
3 of the House Committee on Appropriations if actual
4 expenditures payable pursuant to Iowa Code sections
5 2.10 through 2.14 exceed the maximum amount allocated
6 for any category of the budget provided by section 1
7 of this Resolution. The written notice shall specify
8 the amount of and reasons for any excess expenditure.
9 Sec. 3. Joint expenditures by the House of
10 Representatives and the Senate or by the Legislative
11 Council, special expenditures approved by the
12 Committee on Administration and Rules, and special
13 session expenses are not included in the budget set
14 forth in this Resolution.

Wessel-Kroeschell of Story offered the following amendment [H-8624](#) filed by her and moved its adoption:

[H-8624](#)

1 Amend [House Resolution 50](#) as follows:
2 1. Page 1, line 26, by striking <\$5,915,450> and
3 inserting <\$5,866,500>
4 2. Page 1, line 27, by striking <\$4,790,000> and
5 inserting <\$4,111,000>
6 3. Page 1, line 28, by striking <\$429,715> and
7 inserting <\$324,500>
8 4. Page 1, before line 29 by inserting:
9 <Sec. 1A. Expenditures of the House of
10 Representatives payable pursuant to Iowa Code sections
11 2.10 through 2.14 for the regular legislative session
12 and the interim period during the fiscal year beginning
13 July 1, 2010, and ending June 30, 2011, are budgeted
14 to be as follows:
15 1. Members' salary, per diem, and expenses,
16 \$5,866,500
17 2. Staff compensation, \$4,111,000
18 3. Operations expenses, \$324,500>
19 5. Page 2, line 6, after <section 1> by inserting
20 <or section 1A>
21 6. By renumbering as necessary.

Amendment [H-8624](#) was adopted.

On motion by Wessel-Kroeschell of Story the resolution, as amended, was adopted.

ADOPTION OF [HOUSE CONCURRENT RESOLUTION 108](#)

Wessel-Kroeschell of Story called up for consideration [House Concurrent Resolution 108](#), as follows and moved its adoption.

[House Concurrent Resolution 108](#)

By Committee on Administration and Rules

1 A concurrent resolution to approve and confirm the
2 appointment of the Citizens' Aide.
3 *Whereas*, chapter 2C provides that the Citizens'
4 Aide shall be appointed by the Legislative Council
5 with the approval and confirmation of a constitutional
6 majority of the Senate and with the approval and
7 confirmation of a constitutional majority of the House
8 of Representatives; and
9 *Whereas*, on June 10, 2009, the Legislative Council
10 reappointed Mr. William P. Angrick II as Citizens'
11 Aide for a term commencing July 1, 2009, and is
12 submitting his name for approval and confirmation by a
13 constitutional majority of the Senate and the House of

14 Representatives; *Now Therefore,*
15 *Be It Resolved By The House Of Representatives,*
16 The Senate Concurring, That Mr. William P. Angrick
17 II is approved and confirmed as the Citizens' Aide
18 for a four-year term which commences July 1, 2009, as
19 provided in sections 2C.3 and 2C.5.

The motion prevailed and the resolution was adopted.

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [House Resolution 132](#).

ADOPTION OF [HOUSE RESOLUTION 132](#)

Wessel-Kroeschell of Story called up for consideration [House Resolution 132](#), as follows and moved its adoption:

[House Resolution 132](#)

By Committee On Administration And Rules

1 A resolution amending the permanent rules of the House
2 of Representatives relating to voting by members.
3 *Be It Resolved By The House Of Representatives,*
4 That Rule 74, unnumbered paragraph 1, of the Rules of
5 the House, as adopted by the House of Representatives
6 during the 2009 Session in [House Resolution 8](#), is
7 amended to read as follows:
8 Members present may cast their votes, either
9 by operating the voting mechanism located at their
10 assigned desk or by signaling the speaker from the
11 floor of the house or from the south visitors' gallery
12 if they are unable to vote at their assigned desk.
13 Only a member may operate the voting mechanism at that
14 member's assigned desk. The speaker shall announce the
15 votes of members signaling their votes. Upon direction
16 of the speaker only those members at their desks and
17 voting shall be counted. Members who are not present
18 shall not cast their votes except:

The motion prevailed and the resolution was adopted.

ADOPTION OF [HOUSE RESOLUTION 117](#)

Mascher of Johnson called up for consideration [House Resolution 117](#), a resolution urging Congress to require nutritional quality and options for school meals, and moved its adoption.

The motion prevailed and the resolution was adopted.

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: [House Concurrent Resolution 108](#) and [Senate File 2371](#).

RULE 57 SUSPENDED

McCarthy of Polk asked and received unanimous consent to suspend Rule 57, related to committee meeting and agenda for a meeting of the committee on public safety at 7:30 a.m., March 27, 2010.

The House stood at ease at 5:18 p.m., until the fall of the gavel.

The House resumed session at 6:14 p.m., Speaker Murphy in the chair.

QUORUM CALL

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

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [House File 2532](#).

Ways and Means Calendar

[House File 2532](#), a bill for an act exempting from the computation of the state individual income tax certain amounts received from the veterans trust fund and including a retroactive applicability provision, was taken up for consideration.

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?" ([H.F. 2532](#))

The ayes were, 93:

| | | | |
|-----------------------|-------------------|------------|------------|
| 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 | Hunter | Huseman |
| Huser | Isenhart | Jacoby | Kaufmann |
| Kearns | Kelley | Koester | Kressig |
| Kuhn | Lensing | Lukan | Lykam |
| Marek | Mascher | May | McCarthy |
| Mertz | Miller, H. | Miller, L. | Oldson |
| Olson, D. | Olson, R. | Olson, S. | Olson, T. |
| Palmer | Paulsen | Petersen | Pettengill |
| Quirk | Rants | Rayhons | Reasoner |
| Reichert | Running-Marquardt | Schueller | Schulte |
| Schultz | Shomshor | Smith | Soderberg |
| Sorenson | Steckman | Struyk | Swaim |
| Sweeney | Taylor | Thede | Thomas |
| Tjepkes | Tymeson | Upmeyer | Wagner |
| Wenthe | Wessel-Kroeschell | Whitead | Willems |
| Winckler | Windschitl | Worthan | Zirkelbach |
| Mr. Speaker Murphy | | | |

The nays were, none.

Absent or not voting, 7:

| | | | |
|------------------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| Van Engelenhoven | Watts | Wendt | |

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

IMMEDIATE MESSAGE

McCarthy of Polk asked and received unanimous consent that [House File 2532](#) be immediately messaged to the Senate.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Engelenhoven of Marion and Watts of Dallas on request of Arnold of Lucas.

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [Senate File 2387](#).

[Senate File 2387](#), a bill for an act providing for a sales tax exemption for specified purchases made by a regional blood testing facility registered by the federal food and drug administration, with report of committee recommending passage, was taken up for consideration.

Thomas of Clayton 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. 2387](#))

The ayes were, 94:

| | | | |
|-------------|-------------------|-------------------|------------|
| 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 | Hunter | Huseman |
| Huser | Isenhardt | Jacoby | Kaufmann |
| Kearns | Kelley | Koester | Kressig |
| Kuhn | Lensing | Lukan | Lykam |
| Marek | Mascher | May | McCarthy |
| Mertz | Miller, H. | Miller, L. | Oldson |
| Olson, D. | Olson, R. | Olson, S. | Olson, T. |
| Palmer | Paulsen | Petersen | Pettengill |
| Quirk | Rants | Rayhons | Reasoner |
| Reichert | Running-Marquardt | Schueller | Schulte |
| Schultz | Shomshor | Smith | Soderberg |
| Sorenson | Steckman | Struyk | Swaim |
| Sweeney | Taylor | Thede | Thomas |
| Tjepkes | Tymeson | Upmeyer | Wagner |
| Watts | Wenthe | Wessel-Kroeschell | Whitead |
| Willems | Winckler | Windschitl | Worthan |
| Zirkelbach | Mr. Speaker | | |
| | Murphy | | |

The nays were, none.

Absent or not voting, 6:

| | | | |
|------------------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| Van Engelenhoven | Wendt | | |

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

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [Senate Joint Resolution 2009](#).

[Senate Joint Resolution 2009](#), a joint resolution to nullify administrative rules of the department of public safety concerning automatic residential fire sprinkler systems and providing an effective date, with report of committee recommending passage, was taken up for consideration.

Burt of Black Hawk moved that the joint resolution be read a last time now and placed upon its adoption and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" ([S.J.R. 2009](#))

The ayes were, 92:

| | | | |
|-------------------|------------|------------|-------------------|
| 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 | Huseman | Huser |
| Isenhardt | Jacoby | Kaufmann | Kearns |
| Kelley | Koester | Kressig | Kuhn |
| Lensing | Lukan | Lykam | Marek |
| May | McCarthy | Mertz | Miller, H. |
| Miller, L. | Oldson | Olson, D. | Olson, R. |
| Olson, S. | Olson, T. | Palmer | Paulsen |
| Petersen | Pettengill | Quirk | Rants |
| Rayhons | Reasoner | Reichert | Running-Marquardt |
| Schueller | Schulte | Schultz | Shomshor |
| Smith | Soderberg | Sorenson | Steckman |
| Struyk | Swaim | Sweeney | Taylor |
| Thede | Thomas | Tjepkes | Tymeson |
| Upmeyer | Wagner | Watts | Wenthe |
| Wessel-Kroeschell | Whitead | Willems | Winckler |
| Windschitl | Worthan | Zirkelbach | Mr. Speaker |
| | | | Murphy |

The nays were, 2:

| | |
|--------|---------|
| Hunter | Mascher |
|--------|---------|

Absent or not voting, 6:

Horbach Raecker Roberts Sands
Van Engelenhoven Wendt

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

IMMEDIATE MESSAGE

McCarthy of Polk asked and received unanimous consent that [Senate Joint Resolution 2009](#) and [Senate File 2387](#) be immediately messaged to the Senate.

SENATE AMENDMENT CONSIDERED

Heddens of Story called up for consideration [House File 2526](#), a bill for an act relating to and making appropriations for health and human services and including other related provisions and appropriations, and providing effective, retroactive, and applicability date provisions, amended by the Senate amendment [H-8568](#) as follows:

[H-8568](#)

1 Amend [House File 2526](#), as amended,
2 passed, and reprinted by the House, as follows:
3 1. Page 4, line 14, by striking <(1)>
4 2. Page 4, after line 16 by inserting:
5 <(1) Of the funds allocated in this lettered
6 paragraph, \$756,613 shall be used for the public
7 purpose of a grant program to provide substance abuse
8 prevention programming for children.
9 (a) Of the funds allocated in this subparagraph,
10 \$355,000 shall be utilized for the public purpose
11 of providing grant funding for organizations that
12 provide programming for children by utilizing mentors.
13 Programs approved for such grants shall be certified
14 or will be certified within six months of receiving
15 the grant award by the Iowa commission on volunteer
16 services as utilizing the standards for effective
17 practice for mentoring programs.
18 (b) Of the funds allocated in this subparagraph,
19 \$360,000 shall be utilized for the public purpose
20 of providing grant funding for organizations that
21 provide programming that includes youth development

22 and leadership. The programs shall also be recognized
23 as being programs that are scientifically based with
24 evidence of their effectiveness in reducing substance
25 abuse in children.

26 (c) The Iowa department of public health shall
27 utilize a request for proposals process to implement
28 the grant program.

29 (d) All grant recipients shall participate in a
30 program evaluation as a requirement for receiving grant
31 funds.

32 (e) Of the funds allocated for the grant program,
33 \$41,613 shall be used to administer substance abuse
34 prevention grants and for program evaluations.>

35 3. Page 7, line 6, by striking <3,522,313> and
36 inserting <3,572,313>

37 4. Page 7, line 19, by striking <\$489,868> and
38 inserting <\$539,868>

39 5. Page 8, by striking lines 3 and 4 and inserting
40 <disorders.>

41 6. Page 13, line 22, by striking <3,212,987> and
42 inserting <3,287,987>

43 7. Page 13, line 29, by striking <\$209,229> and
44 inserting <\$234,229>

45 8. Page 14, after line 4 by inserting:

46 <d. Of the funds appropriated in this subsection,
47 \$50,000 shall be used for education, testing, training,
48 and other costs to conform the requirements for
49 certification of emergency medical care providers with
50 national standards.>

Page 2

1 9. Page 19, line 9, by striking <115-5> and
2 inserting <111-5>

3 10. Page 19, by striking lines 15 through 17 and
4 inserting <in the following priority order: the family
5 investment program for the fiscal year and for state
6 child care assistance program>

7 11. By striking page 19, line 24, through page 20,
8 line 11.

9 12. Page 20, line 12, by striking <c.> and
10 inserting <b.>

11 13. Page 20, line 16, by striking <d.> and
12 inserting <c. For the purposes of this lettered
13 paragraph, "employment and training-related programs"
14 means summer youth programs and other employment and
15 training-related programs, as allowed by federal law,
16 that are administered by the department of workforce
17 development.>

18 14. Page 20, line 17, by striking <summer
19 youth programs> and inserting <employment and
20 training-related programs>

- 21 15. Page 20, lines 22 and 23, by striking <summer
22 youth employment programs> and inserting <employment
23 and training-related programs>
24 16. Page 20, line 32, by striking <115-5> and
25 inserting <111-5>
26 17. Page 20, by striking lines 33 and 34 and
27 inserting <collaboration shall be for the purpose of
28 securing emergency contingency funds to subsidize the
29 administrative costs and wages>
30 18. Page 20, line 35, through page 21, line 1,
31 by striking <summer youth employment program> and
32 inserting <employment and training-related programs>
33 19. Page 21, line 2, after <wages> by inserting <,
34 administrative costs, and other costs of the employment
35 and training-related programs>
36 20. Page 21, line 4, by striking <115-5> and
37 inserting <111-5>
38 21. Page 21, by striking lines 10 through 12 and
39 inserting <workforce development to be used for the
40 purpose of covering administrative costs and the costs
41 of wages and other costs relating to the employment and
42 training-related programs administered by the>
43 22. Page 21, by striking line 19 and inserting <of
44 administrative costs and the costs of wages and other
45 federally allowed costs relating to the employment
46 and training-related programs that are eligible for
47 reimbursement under the terms>
48 23. Page 21, line 21, by striking <115-5> and
49 inserting <111-5>
50 24. Page 21, after line 32 by inserting:

Page 3

- 1 <(5) The department of workforce development
2 regional advisory boards shall make every effort to
3 implement a competitive bidding process seeking one
4 or more qualified agencies or other organizations to
5 administer summer youth employment programs for their
6 areas.>
7 25. Page 25, after line 34 by inserting:
8 <4. Of the funds appropriated in this section,
9 \$200,000 shall be used for continuation of a grant to
10 an Iowa-based nonprofit organization with a history
11 of providing tax preparation assistance to low-income
12 Iowans in order to expand the usage of the earned
13 income tax credit. The purpose of the grant is to
14 supply this assistance to underserved areas of the
15 state.>
16 26. Page 27, line 25, by striking <418,921,344> and
17 inserting <412,546,344>
18 27. Page 28, line 33, by striking <diagnosis> and
19 inserting <diagnostic>

20 28. Page 31, line 28, after <inpatient> by
21 inserting <and outpatient>
22 29. Page 33, after line 35 by inserting:
23 <24. a. The department of human services shall
24 amend the medical assistance waiver for the Iowa family
25 planning network to continue the current waiver with
26 the following modifications which provide for all of
27 the following:
28 (1) Coverage for women who meet all of the
29 following criteria:
30 (a) Are uninsured or have health insurance coverage
31 that does not include coverage for benefits provided
32 under the Iowa family planning network.
33 (b) Have income of up to 300 percent of the federal
34 poverty level.
35 (c) Are under 55 years of age.
36 (2) Coverage of pregnancy prevention services for
37 men who meet the income, age, and insurance coverage
38 specifications described in subparagraph (1).
39 b. Implementation of this section is contingent
40 upon approval of the medical assistance waiver for
41 the Iowa family planning network by the centers for
42 Medicare and Medicaid services of the United States
43 department of health and human services and upon
44 availability of funding as determined by the director
45 of the department of human services.
46 c. Of the funds appropriated in this section,
47 \$25,000 shall be used for administrative costs for
48 renewal and modification of the Iowa family planning
49 network waivers as provided in this subsection.>
50 30. Page 38, line 26, by striking <6,977,599> and

Page 4

1 inserting <7,777,599>
2 31. Page 38, line 32, by striking <10,851,062> and
3 inserting <11,001,062>
4 32. Page 41, line 13, after <subsection 7.> by
5 inserting <An appropriate amount of the funds allocated
6 in this subsection may be used for wraparound and
7 emergency services to prevent the need for shelter care
8 services, including such services for children who have
9 an immediate need for shelter care services but are
10 ineligible due to income, status, or other requirement.
11 The funding shall be expended by providers in a manner
12 that does not impinge upon the availability of beds for
13 eligible children.>
14 33. Page 45, after line 16 by inserting:
15 <____. Of the funds appropriated in this section,
16 at least \$211,721 shall be used for the child welfare
17 training academy.>
18 34. Page 50, line 21, by striking <10,295,207> and

19 inserting <11,345,207>
 20 35. Page 54, line 9, by striking <53,207,624> and
 21 inserting <56,207,624>
 22 36. Page 54, line 22, by striking <15,352,271> and
 23 inserting <16,602,271>
 24 37. Page 54, after line 29 by inserting:
 25 <3. Of the funds appropriated in this section,
 26 \$500,000 shall be used for implementation activities
 27 necessary to conform the Medicaid and related human
 28 services programs to enactment of federal health care
 29 coverage reforms. The department and the general
 30 assembly's legislative health care coverage commission
 31 shall work collaboratively and share resources in
 32 addressing changes of the state's public and private
 33 health coverage systems necessitated by the federal
 34 reforms.
 35 4. Of the funds appropriated in this section,
 36 \$150,000 shall be used to implement a program to
 37 provide technical assistance, support, and consultation
 38 to providers of habilitation services and home and
 39 community-based waiver services for adults with
 40 disabilities under the medical assistance program.
 41 Notwithstanding chapter 8A, subchapter III, or
 42 any other provision of law to the contrary, the
 43 department shall contract with a statewide organization
 44 representing providers of such services to provide the
 45 program.
 46 5. Of the funds appropriated in this section,
 47 \$200,000 shall be used to expand the provision of
 48 nationally accredited and recognized internet-based
 49 training to include mental health and disability
 50 services providers.>

Page 5

1 38. Page 73, line 11, by striking <8,500,000> and
 2 inserting <13,900,000>
 3 39. Page 73, by striking line 12 and inserting:
 4 <1. Of the funds appropriated in this section,
 5 \$7,500,000 shall be used for>
 6 40. Page 74, by striking lines 1 through 17 and
 7 inserting:
 8 <1. To the department of public health:
 9 \$ 635,000
 10 a. Of the funds appropriated in this subsection,
 11 \$500,000 is allocated for addictive disorders to be
 12 used for substance abuse treatment and prevention.
 13 b. Of the funds appropriated in this subsection,
 14 \$35,000 is allocated for chronic conditions to be used
 15 as follows:
 16 (1) \$20,000 shall be used for grants to individual
 17 patients who have phenylketonuria (PKU) to assist with

18 the costs of necessary special foods.
19 (2) \$15,000 shall be used for child health
20 specialty clinics.
21 c. Of the funds appropriated in this subsection,
22 \$100,000 is allocated for public protection to be used
23 for the state poison control center.>
24 41. Page 76, by striking line 16 and inserting
25 <trust fund, the health care trust fund, and the
26 quality assurance trust fund, are in excess of>
27 42. Page 81, line 9, by striking <5> and inserting
28 <4>
29 43. Page 81, line 11, by striking <5> and inserting
30 <4>
31 44. Page 81, line 17, by striking <"a"> and
32 inserting <"d">
33 45. Page 82, after line 27 by inserting:
34 <CHILD WELFARE DECATEGORY
35 FY 2008-2009 NONREVERSION
36 Sec. ____ 2008 Iowa Acts, chapter 1187, section 16,
37 subsection 5, is amended by adding the following new
38 unnumbered paragraph:
39 NEW UNNUMBERED PARAGRAPH Notwithstanding section
40 232.188, subsection 5, moneys from the allocations made
41 in this subsection or made from any other source for
42 the decategorization of child welfare and juvenile
43 justice funding initiative under section 232.188,
44 that are designated as carryover funding that remain
45 unencumbered or unobligated at the close of the fiscal
46 year beginning July 1, 2009, following the transfer
47 made pursuant to 2010 Iowa Acts, [Senate File 2366](#),
48 section 19, if enacted, shall not revert but shall
49 be used until the close of the fiscal year beginning
50 July 1, 2010, as follows: the first \$1,925,000 shall

Page 6

1 be used to restore up to half of the reimbursement
2 rate reduction applied to adoption, family foster
3 care, group foster care, and supervised apartment
4 living services providers to implement appropriations
5 reductions applied pursuant to executive order number
6 19 issued October 8, 2009, and the remainder shall be
7 used for the purposes of continuing the initiative in
8 the fiscal year.>
9 46. Page 88, line 35, by striking <a. (1)> and
10 inserting <a. For the purposes of this subsection,
11 "employment and training-related programs" means
12 summer youth programs and other employment and
13 training-related programs, as allowed by federal law,
14 that are administered by the department of workforce
15 development.>
16 47. Page 89, line 1, by striking <summer

17 youth programs> and inserting <employment and
 18 training-related programs>
 19 48. Page 89, line 7, by striking <summer youth
 20 employment programs> and inserting <employment and
 21 training-related programs>
 22 49. Page 89, line 10, by striking <lettered
 23 paragraph> and inserting <subsection>
 24 50. Page 89, line 11, by striking <(2)> and
 25 inserting <b.>
 26 51. Page 89, by striking lines 17 through 21 and
 27 inserting <collaboration shall be for the purpose of
 28 securing emergency contingency funds to subsidize
 29 the administrative costs and wages paid on behalf
 30 of individuals participating in the employment and
 31 training-related programs and administered by the
 32 department of workforce development. Such costs shall
 33 be eligible for>
 34 52. Page 89, line 27, by striking <(3)> and
 35 inserting <c.>
 36 53. Page 89, by striking lines 29 through 31 and
 37 inserting <workforce development for the purpose of
 38 covering the administrative costs and wages paid on
 39 behalf of individuals participating in the employment
 40 and training-related programs administered by the>
 41 54. Page 90, line 11, by striking <(4)> and
 42 inserting <d.>
 43 55. Page 90, after line 29 by inserting:
 44 <FEDERAL CHILD CARE AND DEVELOPMENT BLOCK GRANT
 45 FEDERAL FISCAL YEAR 2009-2010
 46 Sec. ____ CHILD CARE AND DEVELOPMENT
 47 APPROPRIATION. There is appropriated from the
 48 fund created by section 8.41 to the department of human
 49 services for the federal fiscal year beginning October
 50 1, 2009, and ending September 30, 2010, the following

Page 7

1 amount:
 2 \$ 15,755,256
 3 Funds appropriated in this section are the
 4 additional funding anticipated to be received from the
 5 federal government under the federal American Recovery
 6 and Reinvestment Act of 2009 for the federal child care
 7 and development block grant, and include the allocation
 8 made from the funds for infant and toddler care quality
 9 in 2009 Iowa Acts, chapter 183, section 62. The
 10 department shall expend the remainder of the funds
 11 appropriated in this section for the state child care
 12 assistance program under section 237A.13, as provided
 13 in the federal law making the funds available and in
 14 conformance with chapter 17A.>
 15 56. Page 90, after line 29 by inserting:

16 <FOOD ESTABLISHMENT INSPECTIONS
 17 Sec. ____ FOOD ESTABLISHMENT INSPECTIONS.
 18 Notwithstanding any contrary provisions of section
 19 137F.3A or other applicable law, if within ninety
 20 calendar days of the effective date of this division
 21 of this Act a county operating pursuant to a chapter
 22 28E agreement with the department of inspections and
 23 appeals to enforce chapters 137C, 137D, and 137F, in a
 24 multicounty area consisting of fifteen or more counties
 25 elects not to renew the agreement for the multicounty
 26 area, and the department has determined that the
 27 quality of service provided by the county has been
 28 acceptable or better, the department shall enter into
 29 an agreement with the county for the county to continue
 30 such enforcement activity for the food establishments,
 31 home food establishments, food processing plants, and
 32 hotels located within the county.>
 33 57. Page 114, after line 33 by inserting:
 34 <Sec. ____ 2010 Iowa Acts, [Senate File 2088](#),
 35 section 399, as enacted, is amended to read as follows:
 36 SEC. 399. REPEAL. Sections 135.28, ~~135N.1, 135N.2,~~
 37 ~~135N.3, 135N.4, 135N.5, 135N.6,~~ and 142C.16, Code 2009,
 38 are repealed.>
 39 58. By renumbering as necessary.

Heddens of Story offered amendment [H-8634](#), to the Senate amendment [H-8568](#), filed by her from the floor as follows:

[H-8634](#)

1 Amend the Senate amendment, [H-8568](#), to House File
 2 2526, as amended, passed, and reprinted by the House,
 3 as follows:
 4 1. Page 1, line 6, by striking <\$756,613> and
 5 inserting <\$943,813>
 6 2. Page 1, line 10, by striking <\$355,000> and
 7 inserting <\$449,445>
 8 3. Page 1, line 19, by striking <\$360,000> and
 9 inserting <\$449,445>
 10 4. Page 1, line 33, by striking <\$41,613> and
 11 inserting <\$44,923>
 12 5. Page 1, after line 34 by inserting:
 13 <____. Page 6, line 2, by striking <2,710,062> and
 14 inserting <2,735,062>
 15 ____ Page 6, line 11, by striking <\$304,885> and
 16 inserting <\$329,885>>
 17 6. Page 1, line 36, by striking <3,572,313> and
 18 inserting <3,597,313>
 19 7. Page 1, after line 36 by inserting:
 20 <____. Page 7, line 12, by striking <\$416,682> and
 21 inserting <\$441,682>>

22 8. By striking page 2, line 50, through page 3,
 23 line 6.
 24 9. Page 3, line 26, after <modifications> by
 25 inserting <, to be effective July 1, 2011,>
 26 10. Page 3, line 39, by striking <section> and
 27 inserting <subsection>
 28 11. Page 4, line 16, by striking <\$211,721> and
 29 inserting <\$47,158>
 30 12. Page 4, line 19, by striking <11,345,207> and
 31 inserting <11,295,207>
 32 14. Page 4, by striking lines 25 through 34.
 33 13. Page 4, by striking lines 41 through 45.
 34 15. Page 6, by striking lines 1 through 8 and
 35 inserting <be transferred to the appropriation
 36 for medical assistance to be used to reduce the
 37 waiting lists for the medical assistance home and
 38 community-based services waivers, and the remainder
 39 shall be used for the purposes of continuing the
 40 initiative in the fiscal year.>>
 41 16. Page 7, line 2, by striking <15,755,256> and
 42 inserting <18,120,812>
 43 17. Page 7, after line 32 by inserting:
 44 <__. Page 113, after line 17 by inserting:
 45 <Sec. __. Section 135N.5, subsection 1, Code 2009,
 46 is amended to read as follows:
 47 1. The committee shall meet ~~no less than four~~
 48 ~~times per year~~ as often as deemed necessary and is
 49 subject to chapters 21 and 22 relating to open meetings
 50 and public records. To the maximum extent possible,

Page 2

1 the committee shall coordinate meeting schedules and
 2 staffing with the center for congenital and inherited
 3 disorders advisory committee established by rule of the
 4 department pursuant to chapter 136A. >>
 5 18. By renumbering as necessary.

Heddens of Story offered the following amendment [H-8637](#), to amendment [H-8634](#) to the Senate amendment [H-8568](#) filed by her from the floor and moved its adoption:

[H-8637](#)

1 Amend the amendment, [H-8634](#), to the Senate
 2 amendment, H-8568, to [House File 2526](#), as amended,
 3 passed, and reprinted by the House, as follows:
 4 1. Page 1, after line 33 by inserting:
 5 <__. Page 4, after line 50 by inserting:
 6 <__. Page 55, line 15, after <plan,> by inserting
 7 <a representative of an organization providing remedial

8 services that is also licensed as a community mental
 9 health center for children and as a psychiatric medical
 10 institution for children,>
 11 ____ Page 60, by striking lines 2 through 4 and
 12 inserting <maintenance rate and the maximum adoption
 13 subsidy rate for>
 14 ____ Page 60, line 9, by striking <\$18.87.> and
 15 inserting <\$17.93. The maximum supervised apartment
 16 living foster care rate and the preparation for adult
 17 living program maintenance rate for children and young
 18 adults ages 16 and older shall be \$18.87.>>>
 19 2. Page 1, line 42, by striking <18,120,812> and
 20 inserting <18,120,842>
 21 3. By renumbering as necessary.

Amendment [H-8637](#) was adopted.

Division on amendment [H-8634](#), as amended, was requested as follows:

Page 1 lines 4 through 31 and Page 1 line 33 through Page 2 Line 4, Division A
 Page 1 line 32, Division B.

Heddens of Story moved the adoption of amendment [H-8634A](#), as amended, to the Senate amendment [H-8568](#).

Amendment [H-8634A](#), as amended, was adopted, placing out of order amendment [H-8632](#) to the Senate amendment [H-8568](#), filed by Hagenow of Polk and Windschitl of Harrison from the floor.

Heddens of Story moved the adoption of amendment [H-8634B](#).

Roll call was requested by Schulte of Linn and Smith of Marshall.

On the question "Shall amendment [H-8634B](#) be adopted?" ([H.F. 2526](#))

The ayes were, 93:

| | | | |
|-------------|---------|----------|----------|
| 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 | Hunter | Huseman |
| Huser | Isenhart | Jacoby | Kaufmann |
| Kearns | Kelley | Koester | Kressig |
| Kuhn | Lensing | Lukan | Lykam |
| Marek | Mascher | May | McCarthy |
| Mertz | Miller, H. | Miller, L. | Oldson |
| Olson, D. | Olson, R. | Olson, S. | Olson, T. |
| Palmer | Paulsen | Petersen | Pettengill |
| Quirk | Rayhons | Reasoner | Reichert |
| Running-Marquardt | Schueller | Schulte | Schultz |
| Shomshor | Smith | Soderberg | Sorenson |
| Steckman | Struyk | Swaim | Sweeney |
| Taylor | Thede | Thomas | Tjepkes |
| Tymeson | Upmeyer | Wagner | Watts |
| Wenthe | Wessel-Kroeschell | Whitead | Willems |
| Winckler | Windschitl | Worthan | Zirkelbach |
| Mr. Speaker | | | |
| Murphy | | | |

The nays were, none.

Absent or not voting, 7:

| | | | |
|---------|------------------|-------|---------|
| Horbach | Raecker | Rants | Roberts |
| Sands | Van Engelenhoven | Wendt | |

Amendment [H-8634B](#) was adopted.

Smith of Marshall asked and received unanimous consent to withdraw amendment [H-8614](#), to the Senate amendment [H-8568](#), filed by him on March 25, 2010.

Heaton of Henry offered the following amendment [H-8616](#), to the Senate amendment [H-8568](#), filed by him and moved its adoption:

[H-8616](#)

1 Amend the Senate amendment, [H-8568](#), to House File
 2 2526, as amended, passed, and reprinted by the House,
 3 as follows:
 4 1. Page 3, by striking lines 33 and 34.
 5 2. Page 3, line 35, by striking <(c)> and inserting
 6 <(b)>

Amendment [H-8616](#) lost.

Schulte of Linn asked and received unanimous consent to withdraw amendment [H-8622](#), to the Senate amendment [H-8568](#),

filed by her, et al., on March 25, 2010.

L. Miller of Scott asked and received unanimous consent to withdraw amendment [H-8615](#), to the Senate amendment [H-8568](#), filed by her on March 25, 2010.

Heddens of Story offered the following amendment [H-8638](#), to the Senate amendment [H-8568](#), filed by her from the floor and moved its adoption:

[H-8638](#)

1 Amend the Senate amendment, [H-8568](#), to House File
2 2526, as amended, passed, and reprinted by the House,
3 as follows:
4 1. Page 7, after line 32 by inserting:
5 <__. Page 113, after line 17 by inserting:
6 <Sec. __. Section 135N.3, subsection 2, Code 2009,
7 is amended to read as follows:
8 2. The committee shall review and make
9 recommendations to the ~~director~~ center for congenital
10 and inherited disorders advisory committee established
11 by rule of the department pursuant to chapter
12 136A concerning but not limited to the following: >>
13 2. Page 7, line 37, by striking <, 135N.6,> and
14 inserting <, 135N.6,>

Amendment [H-8638](#) was adopted.

L. Miller of Scott offered the following amendment [H-8639](#), to the Senate amendment [H-8568](#), filed by her and Heaton of Henry from the floor and moved its adoption:

[H-8639](#)

1 Amend the Senate amendment, [H-8568](#), to House File
2 2526, as amended, passed, and reprinted by the House,
3 as follows:
4 1. Page 7, after line 32 by inserting:
5 <__. Page 113, after line 17 by inserting:
6 <Sec. __. Section 232.188, subsection 5, paragraph
7 b, unnumbered paragraph 1, Code 2009, is amended to
8 read as follows:
9 Notwithstanding section 8.33, moneys designated for
10 a project's decategorization services funding pool that
11 remain unencumbered or unobligated at the close of the
12 fiscal year shall not revert but shall remain available
13 for expenditure as directed by the project's governance

14 board for child welfare and juvenile justice systems
 15 enhancements and other purposes of the project ~~until~~
 16 ~~the close of the succeeding fiscal year and for the~~
 17 next two succeeding fiscal years. Such moneys shall
 18 be known as "carryover funding". Moneys may be made
 19 available to a funding pool from one or more of the
 20 following sources: >>
 21 2. By renumbering as necessary.

Amendment [H-8639](#) was adopted.

Roll call was requested by Heaton of Henry and L. Miller of Scott.

On the question "Shall the Senate amendment [H-8568](#), as amended, be adopted?" ([H.F. 2526](#))

The ayes were, 54:

| | | | |
|-------------------|-----------------------|-------------------|-----------|
| Abdul-Samad | Bailey | Beard | Bell |
| Berry | Bukta | Burt | Cohoon |
| Ficken | Ford | Frevert | Gaskill |
| Gayman | Hanson | Heddens | Hunter |
| Isenhardt | Jacoby | Kearns | Kelley |
| Kressig | Kuhn | Lensing | Lykam |
| Marek | Mascher | McCarthy | Mertz |
| Miller, H. | Oldson | Olson, D. | Olson, R. |
| Olson, T. | Palmer | Petersen | Quirk |
| Reasoner | Reichert | Running-Marquardt | Schueller |
| Shomshor | Smith | Steckman | Swaim |
| Taylor | Thede | Thomas | Wenthe |
| Wessel-Kroeschell | Whitead | Willems | Winckler |
| Zirkelbach | Mr. Speaker Murphy | | |

The nays were, 40:

| | | | |
|------------|------------|------------|----------|
| Alons | Anderson | Arnold | Baudler |
| Chambers | Cownie | De Boef | Deyoe |
| Dolecheck | Drake | Forristall | Grassley |
| Hagenow | Heaton | Helland | Huseman |
| Huser | Kaufmann | Koester | Lukan |
| May | Miller, L. | Olson, S. | Paulsen |
| Pettengill | Rants | Rayhons | Schulte |
| Schultz | Soderberg | Sorenson | Struyk |
| Sweeney | Tjepkes | Tymeson | Upmeyer |
| Wagner | Watts | Windschitl | Worthan |

Absent or not voting, 6:

| | | | |
|---------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
|---------|---------|---------|-------|

Van Engelenhoven Wendt

The motion prevailed and the House concurred in the Senate amendment [H-8568](#), as amended.

Heddens of Story moved that the bill, as amended by the Senate further amended, 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. 2526](#))

The ayes were, 54:

| | | | |
|-------------------|-----------------------|-------------------|-----------|
| Abdul-Samad | Bailey | Beard | Bell |
| Berry | Bukta | Burt | Cohoon |
| Ficken | Ford | Frevert | Gaskill |
| Gayman | Hanson | Heddens | Hunter |
| Isenhardt | Jacoby | Kearns | Kelley |
| Kressig | Kuhn | Lensing | Lykam |
| Marek | Mascher | McCarthy | Mertz |
| Miller, H. | Oldson | Olson, D. | Olson, R. |
| Olson, T. | Palmer | Petersen | Quirk |
| Reasoner | Reichert | Running-Marquardt | Schueller |
| Shomshor | Smith | Steckman | Swaim |
| Taylor | Thede | Thomas | Wenthe |
| Wessel-Kroeschell | Whitead | Willems | Winckler |
| Zirkelbach | Mr. Speaker Murphy | | |

The nays were, 40:

| | | | |
|------------|------------|------------|----------|
| Alons | Anderson | Arnold | Baudler |
| Chambers | Cownie | De Boef | Deyoe |
| Dolecheck | Drake | Forristall | Grassley |
| Hagenow | Heaton | Helland | Huseman |
| Huser | Kaufmann | Koester | Lukan |
| May | Miller, L. | Olson, S. | Paulsen |
| Pettengill | Rants | Rayhons | Schulte |
| Schultz | Soderberg | Sorenson | Struyk |
| Sweeney | Tjepkes | Tymeson | Upmeyer |
| Wagner | Watts | Windschitl | Worthan |

Absent or not voting, 7:

| | | | |
|------------------|---------|---------|-------|
| Horbach | Raecker | Roberts | Sands |
| Van Engelenhoven | Wendt | | |

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

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [Senate File 2388](#).

Ways and Means Calendar

[Senate File 2388](#), a bill for an act establishing a hospital health care access assessment program, providing penalties, providing a future repeal, and including effective date and contingent implementation provisions, with report of committee recommending passage, was taken up for consideration.

Shomshor of Pottawattamie 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. 2388](#))

The ayes were, 86:

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

The nays were, 7:

| | | | |
|-------------------|---------|------------|------------|
| De Boef | Helland | Paulsen | Pettengill |
| Running-Marquardt | Schultz | Windschitl | |

Absent or not voting, 7:

Horbach Lukan Raecker Roberts
Sands Van Engelenhoven Wendt

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

IMMEDIATE MESSAGE

McCarthy of Polk asked and received unanimous consent that [House File 2526](#) and [Senate File 2388](#) be immediately messaged to the Senate.

MOTION TO RECONSIDER ([Senate File 2367](#))

I move to reconsider the vote by which [Senate File 2367](#) passed the House on March 26, 2010.

MCCARTHY of Polk

MOTION TO RECONSIDER ([Senate File 2376](#))

I move to reconsider the vote by which [Senate File 2376](#) passed the House on March 26, 2010.

MCCARTHY of Polk

EXPLANATION OF VOTE

I inadvertently voted "aye" on [Senate File 2367](#), I meant to vote "nay".

RAYHONS of Hancock

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 26, 2010, he approved and transmitted to the Secretary of State the following bill:

[Senate File 2305](#), an Act modifying sex offender registry provisions, and providing penalties and including effective date provisions.

AMENDMENT FILED

[H-8636](#) [S.F. 2363](#) Isenhart of Dubuque

On motion by McCarthy of Polk the House adjourned at 7:46 p.m., until 9:00 a.m., Saturday, March 27, 2010.