PROOF

STATE OF IOWA

House Journal

THURSDAY, FEBRUARY 29, 2024

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JOURNAL OF THE HOUSE

Fifty-third Calendar Day - Thirty-second Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, February 29, 2024

The House met pursuant to adjournment at 8:36 a.m., Wills of Dickinson in the chair.

Prayer was offered by Meggers of Grundy.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Cora Kilpack, Page from Logan.

The Journal of Wednesday, February 28, 2024, was approved.

On motion by Windschitl of Harrison, the House was recessed at 8:56 a.m., until the conclusion of party caucuses.

AFTERNOON SESSION

The House reconvened at 1:37 a.m., Speaker Grassley in the chair.

CONSIDERATION OF BILLS Regular Calendar

House File 2482, a bill for an act concerning benefits relating to members of the public safety peace officers' retirement, accident, and disability system, and the municipal fire and police retirement system, was taken up for consideration.

Kaufmann of Cedar offered amendment $\underline{H-8045}$ filed by him and moved its adoption.

Amendment <u>H-8045</u> was adopted.

Kaufmann of Cedar 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. 2482)

The ayes were, 96:

Abdul-Samad Andrews Amos Jr. Baeth Bagniewski Best Bloomingdale Boden Bossman Bradley Brown-Powers Buck CahillCarlson Cisneros Collins Cooling Determann Devoe Dieken Dunwell Ehlert Fisher Forbes Fry Gaines Gehlbach Gerhold Golding Graber Gustafson Gustoff Harris Hayes Henderson HoltHora Ingels Isenhart Jacoby James Jeneary Jones Judge Kniff McCulla Kaufmann Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Olson Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Stoltenberg Stone Thompson, M. Vondran Thompson, P. Thomson Turek Wessel-Kroeschell Wilburn Wills Wheeler Wilson Wilz Windschitl Wood Speaker Wulf Young Zabner Grassley

The navs were, none.

Absent or not voting, 4:

Bergan Croken Gjerde Johnson

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

House File 2612, a bill for an act relating to area education agencies, including modifying provisions related to the duties and powers of area education agencies, oversight by the department of education, funding, shared operational functions, and establishing a task force related to area education agency property and operations, and including effective date and applicability provisions, was taken up for consideration.

Wheeler of Sioux offered amendment H-8107 filed by him.

Steckman of Cerro Gordo offered amendment <u>H–8111</u>, to amendment <u>H–8107</u>, filed by her from the floor and moved its adoption.

Roll call was requested by Steckman of Cerro Gordo and Matson of Polk.

On the question "Shall amendment <u>H–8111</u>, to amendment <u>H–8107</u>, be adopted?" (<u>H.F. 2612</u>)

The ayes were, 35:

Abdul-Samad Bagniewski Amos Jr. Baeth **Brown-Powers** Cahill Cooling Buck Forbes Isenhart Ehlert Gaines Jacoby James Judge KonfrstMadison Kurth Kressig Levin Matson Meyer, B. Nielsen Olson Scheetz Scholten Sorensen Srinivas Staed Steckman Turek Wessel-Kroeschell Wilson Zabner Wilburn

The nays were, 61:

Bloomingdale Andrews Best Boden Bradley Bossman Carlson Cisneros Collins Determann Dieken Deyoe Dunwell Fisher Fry Gehlbach Gerhold Golding Graber Gustafson Gustoff Harris Haves Henderson Holt Ingels Jeneary Hora Jones Kaufmann Kniff McCulla Latham Lohse Lundgren Meggers Meyer, A. Nordman Mohr Mommsen Moore Sherman Osmundson Rinker Sexton Shipley Sieck Siegrist Stoltenberg Thompson, M. Thompson, P. Thomson Stone Vondran Wheeler Wills Wilz Windschitl Wood Wulf Young Speaker

Absent or not voting, 4:

Grassley

Bergan Croken Gjerde Johnson

Amendment $\underline{H-8111}$, to amendment $\underline{H-8107}$, lost.

Wheeler of Sioux moved the adoption of amendment H-8107.

Amendment H-8107 was adopted.

Windschitl of Harrison rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Wheeler of Sioux 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. 2612)

The ayes were, 53:

Best	Bloomingdale	Boden	Bossman
Bradley	Carlson	Collins	Determann
Deyoe	Dunwell	Fisher	Fry
Gehlbach	Gerhold	Golding	Gustafson
Gustoff	Harris	Hayes	Henderson
Holt	Hora	Ingels	Jones
Kaufmann	Kniff McCulla	Latham	Lohse
Lundgren	Meggers	Meyer, A.	Mommsen
Moore	Nordman	Osmundson	Sexton
Sherman	Shipley	Sieck	Siegrist
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Vondran	Wheeler	Wills	Wilz
Windschitl	Wood	Wulf	Young
Speaker			
Grassley			

The nays were, 41:

Amos Jr.	Andrews	Baeth	Bagniewski
Brown-Powers	Buck	Cahill	Cisneros
Cooling	Dieken	Ehlert	Forbes
Gaines	Graber	Isenhart	Jacoby
James	Jeneary	Judge	Konfrst
Kressig	Kurth	Levin	Madison
Matson	Meyer, B.	Mohr	Nielsen
Rinker	Scheetz	Scholten	Sorensen
Srinivas	Staed	Steckman	Thomson
Turek	Wessel-Kroeschell	Wilburn	Wilson
Zabner			

Absent or not voting, 6:

Abdul-Samad	Bergan	Croken	Gjerde
Johnson	Olson		

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

House File 2558, a bill for an act relating to higher education, including by modifying the responsibilities of private institutions of higher education, community colleges, the state board of regents, and institutions of higher education governed by the state board of regents, modifying provisions related to diversity, equity, and inclusion policies, tuition, and administrator hiring at state universities, membership of the state board of regents, and student-employer work and tuition programs at state universities and community colleges, and including applicability provisions, was taken up for consideration.

Collins of Des Moines offered amendment H-8078 filed by him.

Collins of Des Moines offered amendment $\underline{H-8090}$, to amendment $\underline{H-8078}$, filed by him and moved its adoption.

Amendment $\underline{\text{H-8090}}$, to amendment $\underline{\text{H-8078}}$, was adopted, placing out of order amendment $\underline{\text{H-8083}}$ to amendment $\underline{\text{H-8078}}$, filed by Collins of Des Moines on February 28, 2023.

Collins of Des Moines moved the adoption of amendment $\underline{H-8078}$, as amended.

Amendment H-8078, as amended, was adopted.

Wills of Dickinson in the chair at 3:50 p.m.

Windschitl of Harrison rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Collins of Des Moines 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. 2558)

The ayes were, 56:

Andrews Best Bloomingdale Boden
Bossman Bradley Carlson Cisneros
Collins Determann Deyoe Dieken
Dunwell Fisher Fry Gehlbach

Gerhold Golding Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Hora Jeneary Kaufmann Kniff McCulla Lundgren Jones Meggers Meyer, A. Mohr Mommsen Osmundson Nordman Rinker Moore Sexton Sherman Shipley Sieck Stoltenberg Stone Thompson, M. Thompson, P. Thomson Vondran Wheeler Wilz Windschitl Wood Wulf Wills, Presiding

The nays were, 39:

Brown-Powers Amos Jr. Baeth Bagniewski Buck Cahill Cooling Ehlert Gaines Ingels Isenhart Forbes Jacoby James Judge Konfrst Kressig Kurth Latham Levin Madison Meyer, B. Lohse Matson Nielsen Olson Scheetz Scholten Siegrist Sorensen Srinivas Staed Steckman Turek Wessel-Kroeschell Wilburn Wilson Zabner

Young

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

House File 2573, a bill for an act relating to the use of telemedicine in the issuance of a certification to receive a medical cannabidiol registration card, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 2573)

The ayes were, 95:

Amos Jr. Andrews Baeth Bagniewski Bloomingdale Bossman Best Boden Bradley Brown-Powers Cahill Buck

Collins Cooling Carlson Cisneros Determann Deyoe Dieken Dunwell Fisher Ehlert Forbes Fry Gerhold Golding Gaines Gehlbach Graber Grassley, Spkr. Gustafson Gustoff Hayes Holt Harris Henderson Ingels Jacoby Hora **Isenhart** James Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Olson Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Thompson, M. Steckman Stoltenberg Stone Thompson, P. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wilson Windschitl Wulf Wilz Wood Young Zabner Wills, Presiding

The nays were, none.

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

<u>House File 2488</u>, a bill for an act relating to prior authorizations and exemptions by health benefit plans and utilization review organizations, was taken up for consideration.

Lohse of Polk offered amendment $\underline{\text{H-8010}}$ filed by him and moved its adoption.

Amendment H-8010 was adopted.

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

On the question "Shall the bill pass?" (H.F. 2488)

The ayes were, 95:

Bagniewski Amos Jr. Andrews Baeth Boden Bossman Best Bloomingdale Bradley **Brown-Powers** Buck Cahill CarlsonCisneros Collins Cooling Determann Devoe Dieken Dunwell Ehlert Fisher Forbes Fry Gehlbach Gerhold Golding Gaines Graber Grassley, Spkr. Gustafson Gustoff Harris Henderson Holt Hayes Hora Ingels Isenhart Jacoby James Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Olson Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Stoltenberg Stone Thompson, M. Thompson, P. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wilson Wilz Wulf Windschitl Wood Wills, Young Zabner Presiding

The nays were, none.

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

House File 2462, a bill for an act relating to statutory corrections which may adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, resolve inconsistencies and conflicts, remove ambiguities, and provide for Code editor directives, was taken up for consideration.

Gustoff of Polk offered amendment $\underline{H-8005}$ filed by the committee on Judiciary and moved its adoption.

The committee amendment $\underline{H-8005}$ was adopted.

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

On the question "Shall the bill pass?" (H.F. 2462)

The ayes were, 95:

Amos Jr. Andrews Baeth Bagniewski Best Bloomingdale Bossman Boden Bradley Brown-Powers Buck Cahill Carlson Cisneros Collins Cooling Determann Dunwell Deyoe Dieken Ehlert Fisher Forbes Fry Gehlbach Golding Gaines Gerhold Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt IngelsJacoby Hora Isenhart James Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Meggers Lundgren Madison Matson Meyer, A. Meyer, B. Mohr Mommsen Nielsen Moore Nordman Olson Osmundson Rinker Scholten Scheetz Sieck Sexton Sherman Shipley Siegrist Srinivas Staed Sorensen Steckman Stoltenberg Stone Thompson, M. Thompson, P. Vondran Thomson Turek Wessel-Kroeschell Wheeler Wilburn Wilson Wilz Windschitl Wood Wulf Wills, Young Zabner Presiding

The nays were, none.

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

Senate File 295, a bill for an act concerning the creation, administration, and termination of adult and minor guardianships and conservatorships, with report of committee recommending amendment and passage, was taken up for consideration.

Gustoff of Polk offered amendment <u>H-8007</u> filed by the committee on Judiciary and moved its adoption.

The committee amendment <u>H-8007</u> was adopted.

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

On the question "Shall the bill pass?" (S.F. 295)

The ayes were, 95:

Amos Jr. Andrews Baeth Bagniewski Bloomingdale Boden Bossman Best Cahill Bradley Brown-Powers Buck Collins Cooling Carlson Cisneros Dieken Dunwell Determann Devoe Ehlert Fisher Forbes Fry Golding Gehlbach Gerhold Gaines Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Hora Ingels Jacoby Isenhart Jeneary Judge James Jones Kniff McCulla Kaufmann Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Olson Osmundson Rinker Scheetz Scholten Sherman Sexton Shipley Sieck Siegrist Sorensen Srinivas Staed Thompson, M. Steckman Stoltenberg Stone Thompson, P. Turek Vondran Thomson Wessel-Kroeschell Wheeler Wilburn Wilson Wilz Windschitl Wood Wulf Young Zabner Wills, Presiding

The nays were, none.

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

<u>House File 2556</u>, a bill for an act relating to damages against participants in firearms regulation violations by political subdivisions, was taken up for consideration.

Gustoff of Polk offered amendment <u>H-8095</u> filed by him.

Olson of Polk offered amendment $\underline{H-8110}$, to amendment $\underline{H-8095}$, filed by him from the floor and moved its adoption.

Amendment H-8110, to amendment H-8095, was adopted.

Gustoff of Polk moved the adoption of amendment $\underline{H-8095}$, as amended.

Amendment H-8095, as amended, was adopted.

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

On the question "Shall the bill pass?" (H.F. 2556)

The ayes were, 84:

Amos Jr. Andrews Bagniewski Best Bloomingdale Boden Bossman Bradley **Brown-Powers** Buck Cahill Carlson Cisneros Collins Cooling Determann Devoe Dieken Dunwell Ehlert Fisher Forbes Fry Gaines Gerhold Gehlbach Golding Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Hora Ingels Isenhart James Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Latham Lohse Lundgren Matson Meggers Meyer, A. Nielsen Mohr Mommsen Moore Rinker Nordman Olson Osmundson Scholten Sherman Scheetz Sexton Shipley Sieck Siegrist Sorensen Thompson, M. Thompson, P. Stoltenberg Stone Vondran Wheeler Thomson Turek Wilburn Wilson Wilz Windschitl Wood Wulf Young Wills, Presiding

The nays were, 11:

Baeth Jacoby Kurth Levin Madison Meyer, B. Srinivas Staed

Steckman Wessel-Kroeschell Zabner

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

<u>House File 2453</u>, a bill for an act relating to the penalty for public employees and public officials taking money from a public employer, was taken up for consideration.

Kaufmann of Cedar 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. 2453)

The ayes were, 95:

Amos Jr. Andrews Baeth Bagniewski Best Bloomingdale Boden Bossman Bradley Brown-Powers Buck Cahill Cooling Carlson Cisneros Collins Dunwell Determann Devoe Dieken Ehlert Fisher Forbes Fry Gaines Gehlbach Gerhold Golding Gustoff Graber Grassley, Spkr. Gustafson Harris Hayes Henderson Holt Isenhart Jacoby Hora Ingels James Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Latham Levin Kurth Lohse Meggers Lundgren Madison Matson Meyer, A. Meyer, B. Mohr Mommsen Nielsen Nordman Olson Moore Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Steckman Stoltenberg Stone Thompson, M. Thompson, P. Vondran Thomson Turek Wessel-Kroeschell Wheeler Wilburn Wilson

Wilz Windschitl Wood Wulf Young Zabner Wills,

Presiding

The nays were, none.

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

House File 2466, a bill for an act relating to the administration of elections, was taken up for consideration.

Harris of Appanoose 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. 2466)

The ayes were, 95:

Amos Jr. Andrews Baeth Bagniewski Bloomingdale Boden Best Bossman Bradley Brown-Powers Buck Cahill Carlson Cisneros Collins Cooling Dunwell Determann Deyoe Dieken Fisher Ehlert Forbes Fry Gaines Gehlbach Gerhold Golding Grassley, Spkr. Graber Gustafson GustoffHarris Henderson Holt Hayes Hora Ingels Isenhart Jacoby Jeneary James Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Lohse Kurth Latham Levin Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Olson Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Siegrist Sorensen Srinivas Staed Thompson, M. Steckman Stoltenberg Stone Thompson, P. Vondran Thomson Turek Wessel-Kroeschell Wheeler Wilburn Wilson Wilz Windschitl Wood Wulf Young Zabner Wills, Presiding

The nays were, none.

Absent or not voting, 5:

Abdul-Samad Bergan Croken Gjerde

Johnson

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

<u>House File 2454</u>, a bill for an act relating to the exercise of religion, and including effective date and applicability provisions, was taken up for consideration.

James of Dubuque asked and received unanimous consent to withdraw amendment <u>H-8105</u> filed by her on February 28, 2024.

SENATE FILE 2095 SUBSTITUTED FOR HOUSE FILE 2454

Holt of Crawford asked and received unanimous consent to substitute Senate File 2095 for House File 2454.

<u>Senate File 2095</u>, a bill for an act relating to the exercise of religion, and including effective date and applicability provisions, was taken up for consideration.

James of Dubuque offered amendment $\underline{H-8106}$ filed by her and moved its adoption.

Roll call was requested by James of Dubuque and Matson of Polk.

On the question "Shall amendment <u>H-8106</u> be adopted?" (S.F. 2095)

The ayes were, 37:

Baeth Bagniewski Bloomingdale Amos Jr. Brown-Powers Buck Cahill Cooling Ehlert Forbes Gaines Fry Isenhart Jacoby Judge James Konfrst Kressig Kurth Levin Meyer, B. Madison Nielsen Matson Olson Scheetz Scholten Srinivas Staed Steckman Turek Wessel-Kroeschell Wilz Wulf

Wilburn Wilson Zabner The nays were, 57:

 Best Andrews Boden Bossman Carlson Collins Bradley Cisneros Determann Deyoe Dieken Dunwell Fisher Gehlbach Gerhold Golding Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Ingels Hora Jones Jeneary Kaufmann Kniff McCulla Latham Lohse Lundgren Meggers Mohr Meyer, A. Mommsen Moore Nordman Osmundson Rinker Sexton Sherman Shipley Sieck Stoltenberg Stone Sorensen Thompson, P. Vondran Thompson, M. Thomson Wheeler Windschitl Wood Young Wills, Presiding

Absent or not voting, 6:

Abdul-Samad Bergan Croken Gjerde

Johnson Siegrist

Amendment H-8106 lost.

QUORUM CALL

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

Windschitl of Harrison rose on a point of order under Rule 10, decorum in debate.

The Speaker resolved the point of order.

Konfrst of Polk rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

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

On the question "Shall the bill pass?" (S.F. 2095)

The ayes were, 61:

Andrews Best Bloomingdale Boden Bradley Cisneros Bossman Carlson Collins Determann Deyoe Dieken Dunwell Fisher FryGehlbach Gerhold Graber Grassley, Spkr. Golding Gustafson Gustoff Harris Hayes Ingels Henderson Holt Hora Jeneary Jones Kaufmann Kniff McCulla Latham Lohse Lundgren Meggers Meyer, A. Mohr Mommsen Moore Nordman Osmundson Rinker Sexton Shipley Sieck Sorensen Sherman Thompson, P. Stoltenberg Stone Thompson, M. Thomson Vondran Wheeler Wilz Windschitl Wood Wulf Young Wills,

The nays were, 33:

Presiding

Abdul-Samad Amos Jr. Baeth Bagniewski **Brown-Powers** Buck Cahill Cooling Forbes Isenhart Ehlert Gaines James Judge Konfrst Kressig Kurth Levin Madison Matson Meyer, B. Scheetz Nielsen Olson Steckman Scholten Srinivas Staed Turek Wessel-Kroeschell Wilburn Wilson

Zabner

Absent or not voting, 6:

Bergan Croken Gjerde Jacoby Johnson Siegrist

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

House File 2581, a bill for an act relating to required timing for notices regarding underground facility excavations and enforcement of excavation provisions, and including penalties, was taken up for consideration.

Kniff McCulla of Marion offered amendment $\underline{H-8094}$ filed by her and moved its adoption.

Amendment H-8094 was adopted.

Kniff McCulla of Marion 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. 2581)

The ayes were, 93:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bloomingdale Boden Best Bossman Bradley Brown-Powers Buck Cahill Carlson Cisneros Collins Cooling Determann Dieken Dunwell Ehlert Fisher Forbes Fry Golding Gaines Gehlbach Gerhold Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt IngelsIsenhart Hora James Kaufmann Jeneary Jones Judge Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Meyer, A. Madison Matson Meggers Meyer, B. MohrMommsen MooreNielsen Nordman Osmundson Olson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Sorensen Srinivas Staed Stoltenberg Steckman Stone Thompson, M. Thompson, P. Thomson Wessel-Kroeschell Turek Vondran Wheeler Wilburn Wilson Wilz Windschitl Wood Wulf Young Zabner Wills, Presiding

The nays were, none.

Absent or not voting, 7:

Bergan Croken Deyoe Gjerde Jacoby Johnson Siegrist

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

House File 2484, a bill for an act relating to the use of deer depredation licenses, was taken up for consideration.

Collins of Des Moines 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. 2484)

The ayes were, 70:

Andrews	Baeth	Bagniewski	Best
Bloomingdale	Boden	Bossman	Bradley
Buck	Cisneros	Collins	Cooling
Determann	Dieken	Dunwell	Fisher
Forbes	Fry	Gehlbach	Gerhold
Golding	Graber	Grassley, Spkr.	Gustafson
Gustoff	Harris	Hayes	Henderson
Holt	Hora	Ingels	Isenhart
James	Jones	Kaufmann	Kniff McCulla
Kressig	Latham	Lohse	Lundgren
Meggers	Meyer, A.	Meyer, B.	Mohr
Mommsen	Moore	Nordman	Olson
Osmundson	Rinker	Sexton	Shipley
Sieck	Sorensen	Srinivas	Steckman
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Thomson	Turek	Vondran	Wheeler
Wilz	Windschitl	Wood	Wulf
Young	Wills,		
	Presiding		

The nays were, 23:

Abdul-Samad	Amos Jr.	Brown-Powers	Cahill
Carlson	Ehlert	Gaines	Jeneary
Judge	Konfrst	Kurth	Levin
Madison	Matson	Nielsen	Scheetz
Scholten	Sherman	Staed	Wessel-Kroeschell
Wilburn	Wilson	Zabner	

Absent or not voting, 7:

Bergan	Croken	Deyoe	Gjerde
Jacoby	Johnson	Siegrist	

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

<u>House File 2015</u>, a bill for an act relating to special landowner deer hunting licenses, with report of committee recommending passage, was taken up for consideration.

Collins of Des Moines 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. 2015)

The ayes were, 69:

Andrews Baeth Bagniewski Best Boden Bradley Bloomingdale Bossman Buck Carlson Cisneros Collins Cooling Determann Dieken Dunwell Gehlbach Fisher Forbes Fry Gerhold Golding Graber Grassley, Spkr. Gustafson Hayes Gustoff Harris Henderson Holt Hora Ingels James Jones Judge Kaufmann Kniff McCulla Kressig Latham Lohse Meyer, B. Lundgren Meggers Meyer, A. Mohr Mommsen Moore Nordman Olson Osmundson Rinker Sexton Sherman Shipley Sieck Sorensen Stoltenberg Stone Thompson, M. Thompson, P. Wilz Thomson Vondran Wheeler Windschitl Wood Wulf Young Wills, Presiding

The nays were, 24:

Abdul-Samad Amos Jr. Brown-Powers Cahill $\quad Ehlert$ Gaines Jeneary Isenhart Konfrst Kurth Levin Madison Matson Nielsen Scheetz Scholten Srinivas Staed Steckman Turek Wessel-Kroeschell Wilburn Wilson Zabner

Absent or not voting, 7:

Bergan Croken Deyoe Gjerde Jacoby Johnson Siegrist

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

<u>House File 2600</u>, a bill for an act relating to the venue for prosecution of a controlled substance violation resulting in the death or serious bodily injury of another, was taken up for consideration.

Dunwell of Jasper offered amendment $\underline{H-8092}$ filed by him and moved its adoption.

Amendment H-8092 was adopted.

Dunwell of Jasper 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. 2600)

The ayes were, 93:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Bloomingdale Boden Best Bossman Bradley Brown-Powers Buck Cahill Collins Carlson Cisneros Cooling Dieken Dunwell Determann Ehlert Fisher Forbes Fry Gehlbach Gerhold Golding Gaines Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Hora Ingels James Isenhart Judge Kaufmann Jeneary Jones Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. MohrMoore Mommsen Nielsen Nordman Olson Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Sorensen Stoltenberg Srinivas Staed Steckman Thompson, P. Stone Thompson, M. Thomson Wheeler Wessel-Kroeschell Turek Vondran Wilburn Wilson Wilz Windschitl Wood Wulf Young Zabner Wills,

The nays were, none.

Presiding

Absent or not voting, 7:

Bergan Croken Deyoe Gjerde Jacoby Johnson Siegrist

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to. <u>House File 2486</u>, a bill for an act relating to continuing education requirements for licensed professions and occupations, was taken up for consideration.

Fry of Clarke offered amendment $\underline{\text{H-8063}}$ filed by him and moved its adoption.

Amendment H-8063 was adopted.

Harris of Appanoose 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. 2486)

The ayes were, 91:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Best Bloomingdale Boden Bossman Bradley Brown-Powers Buck Cahill Carlson Cisneros Collins Dieken Dunwell Determann Ehlert Forbes Fisher Fry Gaines Golding Graber Gehlbach Gerhold Gustoff Grassley, Spkr. Gustafson Harris Hayes Henderson Holt Hora Ingels Isenhart James Jeneary Kniff McCulla Jones Judge Kaufmann Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Sorensen Srinivas Staed Thompson, M. Steckman Stoltenberg Stone Thompson, P. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wilson Windschitl Wulf Wilz Wood Zabner Wills, Young Presiding

The nays were, 1:

Cooling

Absent or not voting, 8:

Bergan Croken Deyoe Gjerde Jacoby Johnson Olson Siegrist

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

House File 2592, a bill for an act relating to the placement of a police officer on a Brady-Giglio list, including the right of a police officer to petition the court and the standard of proof required for actions regarding such placement, was taken up for consideration.

Vondran of Scott offered amendment $\underline{\text{H--8085}}$ filed by him and moved its adoption.

Amendment <u>H-8085</u> was adopted.

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

On the question "Shall the bill pass?" (H.F. 2592)

The ayes were, 91:

Abdul-Samad Baeth Amos Jr. Andrews Bagniewski Best Bloomingdale Boden Bossman Bradley Brown-Powers Buck Cahill Carlson Cisneros Collins Cooling Determann Dieken Dunwell Forbes Ehlert Fisher FryGerhold Gaines Gehlbach Golding Gustoff Graber Grassley, Spkr. Gustafson Holt Harris Hayes Henderson Ingels Isenhart James Hora Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Meyer, A. Madison Matson Meggers Meyer, B. Mohr Mommsen Moore Nielsen Nordman Osmundson Rinker Scheetz Scholten Sexton Sherman Sieck Staed Sorensen Srinivas Steckman Stoltenberg Stone Thompson, M. Thompson, P. Turek Vondran Thomson Wessel-Kroeschell Wheeler Wilburn Wilson

Wilz Windschitl Wood Wulf Young Zabner Wills,

Presiding

The nays were, 1:

Shipley

Absent or not voting, 8:

Bergan Croken Deyoe Gjerde Jacoby Johnson Olson Siegrist

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

<u>House File 2603</u>, a bill for an act relating to previous law enforcement certification by other states, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 2603)

The ayes were, 92:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Best Bloomingdale Boden Bossman Bradley Brown-Powers Buck Collins Cahill Carlson Cisneros Cooling Determann Dieken Dunwell Ehlert Fisher Forbes Fry Gaines Gehlbach Gerhold Golding Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Hora Ingels Isenhart James Judge Kaufmann Jeneary Jones Kniff McCulla Konfrst Kurth Kressig Latham Levin Lundgren Lohse Madison Matson Meggers Meyer, A. Meyer, B. MohrMoore Mommsen Nielsen Nordman Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Srinivas Sorensen Staed Steckman Stoltenberg Stone Thompson, M. Thompson, P. Thomson Turek Wessel-Kroeschell Wheeler Wilburn Vondran Wilson Wilz Windschitl Wood Wulf Young Zabner Wills, Presiding The nays were, none.

Absent or not voting, 8:

Bergan Croken Deyoe Gjerde Jacoby Johnson Olson Siegrist

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

<u>House File 2569</u>, a bill for an act requiring the state transportation commission to prioritize the improvement of United States highway 30, was taken up for consideration.

Nordman of Guthrie offered amendment $\underline{H-8093}$ filed by P. Thompson of Boone and Nordman of Guthrie and moved its adoption.

Amendment <u>H-8093</u> was adopted.

Determann of Clinton 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. 2569)

The ayes were, 87:

Abdul-Samad Amos Jr. Andrews Baeth Boden Bagniewski Best Bloomingdale Bossman Bradley Brown-Powers Buck Carlson Collins Cahill Cisneros Cooling Determann Dieken Dunwell Ehlert Fisher Forbes Gaines Gehlbach Gerhold Golding Graber Grassley, Spkr. Gustafson Gustoff Henderson Holt Hora Ingels Isenhart James Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Mohr Mommsen Moore Nielsen Nordman Osmundson Rinker Scheetz Scholten Sexton Sherman Shipley Sieck Sorensen Srinivas Staed Steckman Stoltenberg Thomson Stone Thompson, M. Thompson, P. Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wilson Windschitl Wood Wulf Young Wills, Presiding

The nays were, 4:

Fry Harris Wilz Zabner

Absent or not voting, 9:

Bergan Croken Deyoe Gjerde Hayes Jacoby Johnson Olson

Siegrist

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

House File 2568, a bill for an act relating to nonvehicular traffic, including pedestrian conveyances and bicyclists' right-of-way at certain crosswalks, and making penalties applicable, was taken up for consideration.

Gerhold of Benton 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. 2568)

The ayes were, 84:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Best Bloomingdale Boden Bossman Bradley **Brown-Powers** Buck Cahill Collins Cooling Determann Dunwell Ehlert Fisher Forbes Gaines Gehlbach Gerhold Graber Grassley, Spkr. Gustafson Gustoff Harris Holt Hora Hayes Henderson Ingels Isenhart James Jeneary Kniff McCulla Jones Judge Kaufmann Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Meyer, B. Nielsen Nordman Mohr Mommsen Rinker Osmundson Scheetz Scholten Sexton Sherman Shipley Sorensen Stoltenberg Steckman Srinivas Staed Stone Thompson, M. Thompson, P. Thomson Wessel-Kroeschell Wheeler Turek Vondran Wilburn Wilson Wilz Windschitl Wood Wulf Young Zabner

The nays were, 8:

 $\begin{array}{cccc} {\rm Carlson} & {\rm Cisneros} & {\rm Dieken} & {\rm Fry} \\ {\rm Golding} & {\rm Moore} & {\rm Sieck} & {\rm Wills}, \\ & & & {\rm Presiding} \end{array}$

Absent or not voting, 8:

Bergan Croken Deyoe Gjerde Jacoby Johnson Olson Siegrist

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

<u>House File 2593</u>, a bill for an act relating to the review of an officer-involved shooting case by a county attorney, was taken up for consideration.

Meggers of Grundy offered amendment $\underline{\text{H--8101}}$ filed by him and moved its adoption.

Amendment <u>H-8101</u> was adopted.

Meggers of Grundy 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. 2593)

The ayes were, 92:

Abdul-Samad Amos Jr. Andrews Baeth Bagniewski Best Bloomingdale Boden Bradley Buck Bossman **Brown-Powers** Cahill Carlson Collins Cisneros Cooling Determann Dieken Dunwell Fisher Ehlert Forbes Fry Gerhold Golding Gaines Gehlbach Graber Grassley, Spkr. Gustafson Gustoff Harris Hayes Henderson Holt Ingels Isenhart James Hora Jeneary Jones Judge Kaufmann Kniff McCulla Konfrst Kressig Kurth Latham Levin Lohse Lundgren Madison Matson Meggers Meyer, A. Moore Meyer, B. Mohr Mommsen Nielsen Nordman Osmundson Rinker

Scheetz Scholten Sexton Sherman Shipley Sieck Sorensen Srinivas Staed Steckman Stoltenberg Stone Thompson, M. Thompson, P. Thomson Turek Vondran Wessel-Kroeschell Wheeler Wilburn Wilson Wilz Windschitl Wood Wulf Young Zabner Wills, Presiding

The nays were, none.

Absent or not voting, 8:

Bergan Croken Deyoe Gjerde Jacoby Johnson Olson Siegrist

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

LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Abdul-Samad of Polk
Croken of Scott
Deyoe of Story
Gjerde of Linn
Johnson of Buchanan
Olson of Polk
Olson of Polk

Siegrist of Pottawattamie

IMMEDIATE MESSAGES

Windschitl of Harrison asked and received unanimous consent that the following bills be immediately messaged to the Senate: House Files 2015, 2453, 2462, 2466, 2482, 2484, 2486, 2488, 2556, 2558, 2568, 2569, 2573, 2581, 2592, 2593, 2600, 2603, 2612 and Senate Files 295 and 2095.

HOUSE FILES WITHDRAWN

Windschitl of Harrison asked and received unanimous consent to withdraw House Files 214, 230, 518, 586, 589, 2014, 2183, 2184, 2227, 2231, 2295, 2327 and 2454 from further consideration by the House.

REFERRED

The Speaker announced that <u>House File 2481</u>, previously placed on the **calendar**, was referred to the committee on **Ways and Means**.

53rd Day

EXPLANATIONS OF VOTE

On February 27, 2024, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

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House File 2013 — "ave"
                                  House File 2166 — "aye"
House File 2191 — "nay"
                                  House File 2210 — "aye"
House File 2250 — "aye"
                                  House File 2299 — "aye"
House File 2302 — "aye"
                                  House File 2304 — "aye"
House File 2308 — "aye"
                                  House File 2315 — "aye"
House File 2318 — "aye"
                                  House File 2375 — "aye"
House File 2391 — "aye"
                                  House File 2398 — "aye"
House File 2403 — "aye"
                                  House File 2426 — "nay"
House File 2448 — "aye"
                                  House File 2538 — "aye"
House File 2554 — "nay"
                                  House File 2579 — "aye"
House File 2594 — "ave"
                                  Senate File 2160 — "aye"
Senate File 2291 — "aye"
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Amos Jr. of Black Hawk

On February 29, 2024, I inadvertently voted "aye" on amendment H-8106 to Senate File 2095, I meant to vote "nay".

Fry of Clarke

On February 27, 2024, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

House File 2013 — "aye"	House File 2166 — "aye"
House File 2191 — "nay"	House File 2210 — "aye"
House File 2250 — "aye"	House File 2299 — "aye"
House File 2302 — "aye"	House File 2304 — "aye"
House File 2308 — "aye"	House File 2315 — "aye"
House File 2318 — "aye"	House File 2375 — "aye"
House File 2391 — "aye"	House File 2398 — "aye"
House File 2403 — "aye"	<u>House File 2426</u> — "nay"
House File 2448 — "aye"	House File 2538 — "aye"
House File 2554 — "nay"	House File 2579 — "aye"
House File 2594 — "aye"	Senate File 2160 — "aye"
Senate File 2291 — "ave"	

Also: On February 28, 2024, I would have voted as follows:

House File 2150 — "nay"	House File 2278 — "aye"
House File 2393 — "aye"	House File 2465 — "aye"
House File 2544 — "nay"	House File 2545 — "nay"
House File 2553 — "nay"	House File 2586 — "nay"
House File 2615 — "aye"	House File 2617 — "nay"

Gaines of Polk

On February 29, 2024, I inadvertently voted "aye" on amendment <u>H-8106</u> to <u>Senate File 2095</u>, I meant to vote "nay".

Wulf of Black Hawk

STUDY BILL COMMITTEE ASSIGNMENT

H.S.B. 729 Appropriations

Relating to state child care assistance program reimbursement rates and eligibility for the children of certain child care providers.

STUDY BILL SUBCOMMITTEE ASSIGNMENT

House Study Bill 729

Appropriations: A. Meyer, Chair; Ehlert and Fry.

COMMITTEE RECOMMENDATIONS

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

COMMITTEE ON JUDICIARY

Senate File 2171, a bill for an act permitting leaders of the general assembly to file amicus curiae briefs in appellate proceedings.

Fiscal Note: \mathbf{No}

Recommendation: Do Pass February 29, 2024. Placed on the calendar February 29, 2024.

Senate File 2275, a bill for an act requiring notice to the general assembly in appellate actions regarding the constitutionality of a statute and including effective date and applicability provisions.

Fiscal Note: No

Recommendation: Amend and Do Pass with amendment <u>H-8112</u> February 29, 2024. Placed on the **calendar** February 29, 2024.

MEGHAN NELSON Chief Clerk of the House

AMENDMENTS FILED

H-8111 H.F. 2612 Steckman of Cerro Gor H-8112 S.F. 2275 Committee on Judician H-8113 H.F. 2450 Latham of Franklin H-8114 H.F. 2481 Fisher of Tama H-8115 H.F. 2549 Sorensen of Adair	
$\begin{array}{cccc} \underline{H-8113} & \underline{H.F.} & \underline{2450} & Latham of Franklin \\ \underline{H-8114} & \underline{H.F.} & \underline{2481} & Fisher of Tama \end{array}$	rdo
<u>H–8114</u> <u>H.F. 2481</u> Fisher of Tama	·у
	
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<u>H–8115</u> <u>H.F. 2549</u> Sorensen of Adair	
Scholten of Woodbury	
<u>H–8116</u> <u>H.F. 2576</u> Srinivas of Polk	
Zabner of Johnson	
<u>H–8117</u> <u>H.F. 2576</u> Srinivas of Polk	

On motion by Windschitl of Harrison, the House adjourned at 7:52 p.m., until 1:00 p.m., Monday, March 4, 2024.