PROOF

STATE OF IOWA

House Journal

MONDAY, MARCH 4, 2024

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

Fifty-seventh Calendar Day - Thirty-third Session Day

Hall of the House of Representatives Des Moines, Iowa, Monday, March 4, 2024

The House met pursuant to adjournment at 1:01 p.m., Wills of Dickinson in the chair.

Prayer was offered by Cahill of Marshall.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Reece Kinsella, Speaker's Page from Creston.

The Journal of Thursday, February 29, 2024, was approved.

The House stood at ease at 1:05 p.m., until the fall of the gavel.

The House resumed session at 4:00 p.m., Wills of Dickinson in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 4, 2024, passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2394</u>, a bill for an act relating to the wholesaling of residential property by a wholesaler, and providing civil penalties.

Also: That the Senate has on March 4, 2024, adopted the following resolution in which the concurrence of the House is asked:

<u>Senate Joint Resolution 2002</u>, a joint resolution designating the American cream draft horse as the official state horse of the State of Iowa.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2191</u>, a bill for an act relating to the development of a policy governing responses to a fire alarm activated on school grounds outside of a scheduled fire drill by

school districts, accredited nonpublic schools, charter schools, and innovation zone schools, and including effective date provisions.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2196</u>, a bill for an act relating to the provision of information relating to school immunization exemptions.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2243</u>, a bill for an act relating to sexual exploitation of a minor by the creation, adaptation, or modification of a visual depiction to give the appearance that an identifiable minor is engaged in a prohibited sexual act or the simulation of a prohibited sexual act, and making penalties applicable.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2325</u>, a bill for an act relating to city civil service employees and related procedures and including effective date provisions.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2362</u>, a bill for an act relating to residential and motor vehicle service contracts and licenses.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2370</u>, a bill for an act concerning the executive branch rulemaking process and other agency functions and related matters.

Also: That the Senate has on March 4, 2024, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 2381</u>, a bill for an act relating to certain cost controls for health care services.

W. CHARLES SMITHSON, Secretary

CONSIDERATION OF BILLS Appropriations Calendar

<u>House File 2631</u>, a bill for an act relating to the use of moneys appropriated to support therapeutic classrooms, and including effective date provisions, was taken up for consideration. Nordman of Guthrie 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. 2631)

The ayes were, 98:

Abdul-Samad	Amos Jr.	Andrews	Baeth
Bagniewski	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Cisneros
Collins	Cooling	Croken	Determann
Deyoe	Dieken	Dunwell	Ehlert
Fisher	Forbes	Fry	Gaines
Gehlbach	Gerhold	Gjerde	Golding
Graber	Grassley, Spkr.	Gustafson	Gustoff
Harris	Hayes	Henderson	Holt
Hora	Ingels	Isenhart	Jacoby
James	Jeneary	Johnson	Jones
Judge	Kniff McCulla	Konfrst	Kressig
Kurth	Latham	Levin	Lohse
Lundgren	Madison	Matson	Meggers
Meyer, A.	Meyer, B.	Mohr	Mommsen
Moore	Nielsen	Nordman	Olson
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
Windschitl	Wood	Wulf	Young
Zabner	Wills,		
	Presiding		

The nays were, none.

Absent or not voting, 2:

Kaufmann Osmundson

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

Regular Calendar

House File 2571, a bill for an act relating to the ability of peace officers to file a petition for emergency protective orders on behalf of persons seeking relief from domestic abuse, 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. 2571)

The ayes were, 98:

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

The nays were, none.

Absent or not voting, 2:

Kaufmann Osmundson

Presiding

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

House File 2576, a bill for an act establishing a cause of action for murder in the first degree by causing the death of another by delivering, dispensing, or providing fentanyl or a fentanyl-related substance, and making penalties applicable, was taken up for consideration.

Srinivas of Polk offered amendment $\underline{\text{H-8116}}$ filed by her and Zabner of Johnson.

A. Meyer of Webster rose on a point of order that amendment $\underline{\text{H-8116}}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-8116}$ not germane.

Srinivas of Polk asked for unanimous consent to suspend the rules to consider amendment $\underline{H-8116}$.

Objection was raised.

Srinivas of Polk moved to suspend the rules to consider amendment $\underline{H-8116}$.

Roll call was requested by Srinivas of Polk and Cooling of Linn.

On the question "Shall the rules be suspended to consider amendment <u>H-8116</u>?" (H.F. 2576)

The ayes were, 37:

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

The nays were, 61:

Andrews	Bergan	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
Ingels	Jeneary	Johnson	Kniff McCulla
Latham	Lohse	Lundgren	Meggers

Meyer, A.	Mohr	Mommsen	Moore
Nordman	Rinker	Sexton	Sherman
Shipley	Sieck	Siegrist	Sorensen
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Thomson	Vondran	Wheeler	Wilz
Windschitl	Wood	Wulf	Young
Wills,			
Presiding			

Absent or not voting, 2:

Kaufmann Osmundson

The motion to suspend the rules lost.

Srinivas of Polk offered amendment $\underline{\text{H-8117}}$ filed by her and moved its adoption.

Roll call was requested by Konfrst of Polk and Matson of Polk.

On the question "Shall amendment <u>H-8117</u> be adopted?" (<u>H.F. 2576</u>)

The ayes were, 36:

Abdul-Samad	Amos Jr.	Baeth	Bagniewski
Brown-Powers	Buck	Cahill	Cooling
Croken	Ehlert	Forbes	Gaines
Isenhart	Jacoby	James	Judge
Konfrst	Kressig	Kurth	Levin
Madison	Matson	Meyer, B.	Nielsen
Olson	Scheetz	Scholten	Shipley
Srinivas	Staed	Steckman	Turek
Wessel-Kroeschell	Wilburn	Wilson	Zabner
The nays were, 6	:1:		
Andrews	Bergan	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
Ingels	Jeneary	Johnson	Jones
Kniff McCulla	Latham	Lohse	Lundgren
Meggers	Meyer, A.	Mohr	Mommsen
Moore	Nordman	Rinker	Sexton
Sherman	Sieck	Siegrist	Sorensen
Stoltenberg	Stone	Thompson, M.	Thompson, P.

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Thomson	Vondran	Wheeler	Wilz
Windschitl	Wood	Wulf	Young
Wills,			
Presiding			
Absent or no	t voting 3.		

Absent or not voting, 3:

Gjerde Kaufmann

Osmundson

Amendment <u>H-8117</u> lost.

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

The Speaker ruled the point well taken.

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

The Speaker ruled the point well taken.

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. 2576)

The ayes were, 86:

Andrews	Bagniewski	Bergan	Best
Bloomingdale	Boden	Bossman	Bradley
Brown-Powers	Buck	Cahill	Carlson
Cisneros	Collins	Determann	Deyoe
Dieken	Dunwell	Ehlert	Fisher
Forbes	Fry	Gaines	Gehlbach
Gerhold	Gjerde	Golding	Graber
Grassley, Spkr.	Gustafson	Gustoff	Harris
Hayes	Henderson	Holt	Hora
Ingels	Isenhart	Jacoby	James
Jeneary	Johnson	Jones	Judge
Kniff McCulla	Konfrst	Kressig	Latham
Lohse	Lundgren	Matson	Meggers
Meyer, A.	Meyer, B.	Mohr	Mommsen
Moore	Nielsen	Nordman	Olson
Rinker	Scheetz	Scholten	Sexton
Sherman	Shipley	Sieck	Siegrist
Sorensen	Stoltenberg	Stone	Thompson, M.

Thompson, P. Wessel-Kroeschell Wilz Young	Thomson Wheeler Windschitl Wills, Presiding	Turek Wilburn Wood	Vondran Wilson Wulf
The nays were,	12:		
Abdul-Samad Croken Srinivas	Amos Jr. Kurth Staed	Baeth Levin Steckman	Cooling Madison Zabner

Absent or not voting, 2:

Kaufmann Osmundson

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

Ways and Means Calendar

<u>House File 2628</u>, a bill for an act expanding the sales and use tax exemption allowed for nonprofit blood centers, was taken up for consideration.

Bloomingdale of Worth 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. 2628)

The ayes were, 98:

Abdul-Samad	Amos Jr.	Andrews	Baeth
Bagniewski	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Cisneros
Collins	Cooling	Croken	Determann
Deyoe	Dieken	Dunwell	Ehlert
Fisher	Forbes	Fry	Gaines
Gehlbach	Gerhold	Gjerde	Golding
Graber	Grassley, Spkr.	Gustafson	Gustoff
Harris	Hayes	Henderson	Holt
Hora	Ingels	Isenhart	Jacoby
James	Jeneary	Johnson	Jones
Judge	Kniff McCulla	Konfrst	Kressig
Kurth	Latham	Levin	Lohse
Lundgren	Madison	Matson	Meggers

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Meyer, A.	Meyer, B.	Mohr	Mommsen
Moore	Nielsen	Nordman	Olson
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
Windschitl	Wood	Wulf	Young
Zabner	Wills,		
	Presiding		

The nays were, none.

Absent or not voting, 2:

Kaufmann Osmundson

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

Regular Calendar

House File 2319, a bill for an act prohibiting counties and cities from providing guaranteed income programs, and including effective date provisions, was taken up for consideration.

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?" (H.F. 2319)

The ayes were, 55:

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

The nays were, 43:

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

Absent or not voting, 2:

Kaufmann Osmundson

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:

Kaufmann of Cedar

Osmundson of Clayton

IMMEDIATE MESSAGES

Windschill of Harrison asked and received unanimous consent that the following bills be immediately messaged to the Senate: House Files 2319, 2571, 2576, 2628 and 2631.

HOUSE FILE WITHDRAWN

Windschitl of Harrison asked and received unanimous consent to withdraw <u>House File 722</u> from further consideration by the House.

REPORT OF THE CHIEF CLERK OF THE HOUSE

MISTER SPEAKER: Pursuant to House Rule 42, I report the following:

House File 2460

During the processing of <u>House Study Bill 530</u>, from committee, an amendment was inadvertently incorporated into the introduced House File. <u>House File 2460</u>, with the errant incorporated amendment, was introduced and published on February 12, 2024. The corrected version of <u>House File 2460</u> was republished on February 28, 2024.

MEGHAN NELSON Chief Clerk of the House

EXPLANATIONS OF VOTE

On February 19, 2024, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

<u>House File 591</u> – "aye"	<u>House File 2100</u> – "aye"
<u>House File 2101</u> – "aye"	House File 2237 – "aye"
<u>House File 2249</u> – "aye"	<u>House File 2260</u> – "aye"
<u>House File 2262</u> – "aye"	<u>House File 2305</u> – "nay"
<u>House File 2306</u> – "aye"	<u>House File 2316</u> – "aye"
<u>House File 2325</u> – "aye"	<u>House File 2326</u> – "aye"
<u>House File 2390</u> – "aye"	<u>House File 2394</u> – "aye"
<u>House File 2400</u> – "aye"	<u>House File 2421</u> – "aye"
<u>House File 2446</u> – "aye"	

Also: On February 20, 2024, I would have voted as follows:

<u>House File 2098</u> – "aye"	<u>House File 2136</u> – "aye"
<u>House File 2153</u> – "aye"	<u>House File 2248</u> – "nay"
<u>House File 2264</u> – "aye"	<u>House File 2265</u> – "aye"
<u>House File 2269</u> – "aye"	<u>House File 2328</u> – "nay"
<u>House File 2404</u> – "aye"	<u>House File 2405</u> – "aye"
<u>House File 2464</u> – "nay"	<u>House File 2490</u> – "aye"

Also: On February 22, 2024, I would have voted as follows:

<u>House File 2152</u> – "aye"	<u>House File 2186</u> – "nay"
<u>House File 2232</u> – "aye"	<u>House File 2271</u> – "aye"
<u>House File 2307</u> – "aye"	<u>House File 2388</u> – "nay"
<u>House File 2451</u> – "aye"	<u>House File 2507</u> – "aye"
<u>House File 2512</u> – "aye"	<u>House File 2515</u> – "aye"
<u>House File 2539</u> – "aye"	<u>House File 2613</u> – "nay"

Also: On February 26, 2024, I would have voted as follows:

<u>House File 2239</u> – "aye"	<u>House File 2257</u> – "aye"
<u>House File 2366</u> – "aye"	<u>House File 2513</u> – "aye"
<u>House File 2585</u> – "aye"	<u>Senate File 2096</u> – "nay"
<u>Senate File 2161</u> – "aye"	<u>Senate File 2204</u> – "aye"

Also: On February 27, 2024, I would have voted as follows:

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

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

<u>House File 2150</u> – "nay"	<u>House File 2278</u> – "aye"
<u>House File 2393</u> – "aye"	<u>House File 2465</u> – "aye"
<u>House File 2544</u> – "nay"	<u>House File 2545</u> – "nay"
<u>House File 2553</u> – "nay"	<u>House File 2586</u> – "nay"
<u>House File 2615</u> – "aye"	<u>House File 2617</u> – "nay"

Also: On February 29, 2024, I would have voted as follows:

<u>House File 2015</u> – "nay"	<u>House File 2453</u> – "aye"
House File 2462 – "aye"	House File 2466 – "aye"
<u>House File 2482</u> – "aye"	<u>House File 2484</u> – "nay"
<u>House File 2486</u> – "aye"	<u>House File 2488</u> – "aye"
<u>House File 2556</u> – "aye"	<u>House File 2558</u> – "nay"
<u>House File 2568</u> – "aye"	<u>House File 2569</u> – "aye"
<u>House File 2573</u> – "aye"	<u>House File 2581</u> – "aye"
<u>House File 2592</u> – "aye"	<u>House File 2593</u> – "aye"
<u>House File 2600</u> – "aye"	<u>House File 2603</u> – "aye"
<u>House File 2612</u> – "nay"	<u>Senate File 295</u> – "aye"
<u>Senate File 2095</u> – "nay"	

Croken of Scott

On February 28, 2024, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

 Amendment <u>H-8001</u> (H.F. 2150) - "nay"

 <u>House File 2150</u> - "aye"
 <u>House File 2278</u> - "aye"

 <u>House File 2393</u> - "aye"
 <u>House File 2278</u> - "aye"

 Amendment <u>H-8077</u> (H.F. 2544) - "nay"

 Amendment <u>H-8079</u> (H.F. 2544) - "aye"

 <u>House File 2544</u> - "aye"

 Amendment <u>H-8082</u> (suspend rules <u>H.F. 2545</u>) - "nay"

 <u>House File 2545</u> - "aye"

 <u>House File 2545</u> - "aye"

 <u>House File 2586</u> - "aye"

 House File 2617 - "aye"

Also: On February 29, 2024 I would have voted as follows:

<u>House File 2015</u> – "aye"	<u>House File 2453</u> – "aye"
<u>House File 2462</u> – "aye"	<u>House File 2466</u> – "aye"
<u>House File 2482</u> – "aye"	<u>House File 2484</u> – "aye"
<u>House File 2486</u> – "aye"	<u>House File 2488</u> – "aye"
<u>House File 2556</u> – "aye"	<u>House File 2558</u> – "aye"
<u>House File 2568</u> – "aye"	<u>House File 2569</u> – "aye"
<u>House File 2573</u> – "aye"	<u>House File 2581</u> – "aye"
<u>House File 2592</u> – "aye"	<u>House File 2593</u> – "aye"
<u>House File 2600</u> – "aye"	<u>House File 2603</u> – "aye"

Amendment <u>H-8111</u> to <u>H-8107</u> (<u>H.F. 2612</u>) – "nay"

Johnson of Buchanan

On March 4, 2024, I inadvertently voted "aye" on the motion to suspend the rules for the consideration of amendment <u>H-8116</u> to <u>House File 2576</u>, I meant to vote "nay".

Jones of Clay

STUDY BILL SUBCOMMITTEE ASSIGNMENT

House Study Bill 721 Reassigned

Ways and Means: Kaufmann, Chair; Jacoby and Wills.

AMENDMENTS FILED

<u>H–8118</u>	<u>H.F.</u>	2460	Lohse of Polk
<u>H–8119</u>	<u>H.F.</u>	2168	Harris of Appanoose
<u>H-8120</u>	<u>H.F.</u>	2542	Staed of Linn
<u>H-8121</u>	S.F.	2106	Amos Jr. of Black Hawk
<u>H-8122</u>	<u>S.F.</u>	455	B. Meyer of Polk

On motion by Windschitl of Harrison, the House adjourned at 5:21 p.m., until 8:30 a.m., Tuesday, March 5, 2024.