PROOF

STATE OF IOWA

House Journal

TUESDAY, MARCH 26, 2024

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JOURNAL OF THE HOUSE

Seventy-ninth Calendar Day - Forty-seventh Session Day

Hall of the House of Representatives Des Moines, Iowa, Tuesday, March 26, 2024

The House met pursuant to adjournment at 8:32 a.m., Wills of Dickinson in the chair.

Prayer was offered by Johnson of Buchanan.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Emilia Broich, Minority Leader's Page from Boone.

The Journal of Monday, March 25, 2024, was approved.

On motion by Windschitl of Harrison, the House was recessed at 8:35 a.m., until the conclusion of party caucuses.

AFTERNOON SESSION

The House reconvened at 12:14 p.m., Wills of Dickinson in the chair.

CONSIDERATION OF BILLS Ways and Means Calendar

House File 2662, a bill for an act establishing the Iowa film production incentive program and fund within the economic development authority, was taken up for consideration.

Is enhart of Dubuque offered amendment $\underline{H-8240}$ filed by Is enhart, et al., and moved its adoption.

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

On the question "Shall amendment <u>H-8240</u> be adopted?" (<u>H.F. 2662</u>)

The ayes were, 35:

Abdul-Samad Brown-Powers Croken Isenhart Konfrst Madison Olson Staed Wilson	Amos Jr. Buck Ehlert Jacoby Kressig Matson Scheetz Turek Wilz	Baeth Cahill Forbes James Kurth Meyer, B. Scholten Wessel-Kroeschell Zabner	Bagniewski Cooling Gjerde Judge Levin Nielsen Srinivas Wilburn
The nays were, 5	9:		
Andrews Boden Collins Dunwell	Bergan Bossman Determann Fisher	Best Bradley Deyoe Fry	Bloomingdale Carlson Dieken Gehlbach
Golding	Graber	Grassley, Spkr.	Gustafson
Gustoff	Harris	Hayes	Henderson
Holt	Hora	Ingels	Jeneary
Johnson	Jones	Kaufmann	Kniff McCulla
Latham	Lohse	Lundgren	Meggers
Meyer, A.	Mohr	Moore	Nordman
Osmundson	Rinker	Sexton	Sherman
Shipley	Siegrist	Sorensen	Stoltenberg
Stone	Thompson, M.	Thompson, P.	Thomson
Vondran	Wheeler	Windschitl	Wood
Wulf	Young	Wills, Presiding	
Absent or not voting, 6:			

Cisneros	Gaines	Gerhold	Mommsen
Sieck	Steckman		

Amendment H-8240 lost.

Bloomingdale of Worth offered amendment $\underline{H-8238}$ filed by her.

Isenhart of Dubuque offered amendment <u>H–8241</u>, to amendment <u>H–8238</u>, filed by him and moved its adoption.

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

On the question "Shall amendment <u>H–8241</u>, to amendment <u>H–8238</u>, be adopted?" (<u>H.F. 2662</u>)

The ayes were, 34:

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

The nays were, 61:

Steckman

Andrews	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Carlson
Collins	Determann	Deyoe	Dieken
Dunwell	Fisher	Fry	Gehlbach
Gerhold	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Jeneary	Johnson	Jones	Kaufmann
Kniff McCulla	Latham	Lohse	Lundgren
Meggers	Meyer, A.	Mohr	Moore
Nordman	Osmundson	Rinker	Sexton
Sherman	Shipley	Siegrist	Sorensen
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Thomson	Vondran	Wheeler	Wilz
Windschitl	Wood	Wulf	Young
Wills,			
Presiding			
Absent or not vo	ting, 5:		
Cisneros	Gaines	Mommsen	Sieck

Amendment	$H_{82/1}$	to amond	mont H	_8238	lost

Bloomingdale of Worth moved the adoption of amendment H-8238.

Amendment <u>H-8238</u> was adopted.

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. 2662)

The ayes were, 87:

The nays were, 8:

Absent or not voting, 5:

Cisneros Steckman	Gaines	Mommsen	Sieck

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

Meggers of Grundy in the chair at 12:33 p.m.

House File 2667, a bill for an act relating to the treasurer of state's duties, including Iowa educational savings plan trust and Iowa ABLE savings plan trust requirements and disposition of unclaimed property, and including retroactive applicability provisions, 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. 2667)

The ayes were, 95:

Steckman

Abdul-Samad Bagniewski	Amos Jr. Bergan	Andrews Best	Baeth Bloomingdale	
Boden	Bossman	Bradley	Brown-Powers	
Buck	Cahill	Carlson	Collins	
Cooling	Croken	Determann	Deyoe	
Dieken	Dunwell	Ehlert	Fisher	
Forbes	Fry	Gehlbach	Gerhold	
Gjerde	Golding	Graber	Grassley, Spkr.	
Gustafson	Gustoff	Harris	Hayes	
Henderson	Holt	Hora	Ingels	
Isenhart	Jacoby	James	Jeneary	
Johnson	Jones	Judge	Kaufmann	
Kniff McCulla	Konfrst	Kressig	Kurth	
Latham	Levin	Lohse	Lundgren	
Madison	Matson	Meyer, A.	Meyer, B.	
Mohr	Moore	Nielsen	Nordman	
Olson	Osmundson	Rinker	Scheetz	
Scholten	Sexton	Sherman	Shipley	
Siegrist	Sorensen	Srinivas	Staed	
Stoltenberg	Stone	Thompson, M.	Thompson, P.	
Thomson	Turek	Vondran	Wessel-Kroeschell	
Wheeler	Wilburn	Wills	Wilson	
Wilz	Windschitl	Wood	Wulf	
Young	Zabner	Meggers, Presiding		
The nays were, none.				
The hays were,	none.			
Absent or not vo	oting, 5:			
Cisneros	Gaines	Mommsen	Sieck	

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

<u>House File 2634</u>, a bill for an act removing the maximum annual amount of real estate transfer tax receipts that may be transferred into the housing trust fund, was taken up for consideration.

Steckman

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. 2634)

The ayes were, 95:

Abdul-Samad	Amos Jr.	Andrews	Baeth	
Bagniewski	Bergan	Best	Bloomingdale	
Boden	Bossman	Bradley	Brown-Powers	
Buck	Cahill	Carlson	Collins	
Cooling	Croken	Determann	Devoe	
Dieken	Dunwell	Ehlert	Fisher	
Forbes	Fry	Gehlbach	Gerhold	
Gjerde	Golding	Graber	Grassley, Spkr.	
Gustafson	Gustoff	Harris	Hayes	
Henderson	Holt	Hora	Ingels	
Isenhart	Jacoby	James	Jeneary	
Johnson	Jones	Judge	Kaufmann	
Kniff McCulla	Konfrst	Kressig	Kurth	
Latham	Levin	Lohse	Lundgren	
Madison	Matson	Meyer, A.	Meyer, B.	
Mohr	Moore	Nielsen	Nordman	
Olson	Osmundson	Rinker	Scheetz	
Scholten	Sexton	Sherman	Shipley	
Siegrist	Sorensen	Srinivas	Staed	
Stoltenberg	Stone	Thompson, M.	Thompson, P.	
Thomson	Turek	Vondran	Wessel-Kroeschell	
Wheeler	Wilburn	Wills	Wilson	
Wilz	Windschitl	Wood	Wulf	
Young	Zabner	Meggers,		
		Presiding		
The nays were, none.				
Absent or not vo	ting, 5:			
Cisneros	Gaines	Mommsen	Sieck	

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

House File 2647, a bill for an act providing for limited liability companies, providing for fees, and including effective date provisions, was taken up for consideration.

Jones of Clay 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. 2647)

The ayes were, 95:

Steckman

Abdul-Samad Bagniewski Boden	Amos Jr. Bergan Bossman	Andrews Best Bradley	Baeth Bloomingdale Brown-Powers	
Buck	Cahill	Carlson	Collins	
Cooling	Croken	Determann	Deyoe	
Dieken	Dunwell	Ehlert	Fisher	
Forbes	Fry	Gehlbach	Gerhold	
Gjerde	Golding	Graber	Grassley, Spkr.	
Gustafson	Gustoff	Harris	Hayes	
Henderson	Holt	Hora	Ingels	
Isenhart	Jacoby	James	Jeneary	
Johnson	Jones	Judge	Kaufmann	
Kniff McCulla	Konfrst	Kressig	Kurth	
Latham	Levin	Lohse	Lundgren	
Madison	Matson	Meyer, A.	Meyer, B.	
Mohr	Moore	Nielsen	Nordman	
Olson	Osmundson	Rinker	Scheetz	
Scholten	Sexton	Sherman	Shipley	
Siegrist	Sorensen	Srinivas	Staed	
Stoltenberg	Stone	Thompson, M.	Thompson, P.	
Thomson	Turek	Vondran	Wessel-Kroeschell	
Wheeler	Wilburn	Wills	Wilson	
Wilz	Windschitl	Wood	Wulf	
Young	Zabner	Meggers, Presiding		
The nays were, none.				
Absent or not vo	Absent or not voting, 5:			
Cisneros	Gaines	Mommsen	Sieck	

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

<u>House File 2638</u>, a bill for an act excluding nonqualified deferred compensation income from the individual income tax, and including retroactive applicability provisions, was taken up for consideration.

Jones of Clay 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. 2638)

The ayes were, 95:

Abdul-Samad Bagniewski	Amos Jr. Bergan	Andrews Best	Baeth Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Collins
Cooling	Croken	Determann	Deyoe
Dieken	Dunwell	Ehlert	Fisher
Forbes	Fry	Gehlbach	Gerhold
Gierde	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Isenhart	Jacoby	James	Jeneary
Johnson	Jones	Judge	Kaufmann
Kniff McCulla	Konfrst	Kressig	Kurth
Latham	Levin	Lohse	Lundgren
Madison	Matson	Meyer, A.	Meyer, B.
Mohr	Moore	Nielsen	Nordman
Olson	Osmundson	Rinker	Scheetz
Scholten	Sexton	Sherman	
	Sorensen	Snerman Srinivas	Shipley Staed
Siegrist			
Stoltenberg Thomson	Stone Turek	Thompson, M. Vondran	Thompson, P. Wessel-Kroeschell
Wheeler	Wilburn	Wills	Wilson
Wilz	Windschitl	Wood	Wulf
Young	Zabner	Meggers, Presiding	
The nays were, none.			
Absent or not voting, 5:			
Cisneros	Gaines	Mommsen	Sieck

Steckman

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

Unfinished Business Calendar

<u>Senate File 451</u>, a bill for an act relating to sessions of the local board of review and including effective date provisions, with report of committee recommending passage, was taken up for consideration.

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?" (S.F. 451)

The ayes were, 95:

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

Absent or not voting, 5:

Cisneros	Gaines	Mommsen	Sieck
Steckman			

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

Senate File 2205, a bill for an act relating to requirements for the hiring of civil service positions, with report of committee recommending passage, was taken up for consideration.

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?" (S.F. 2205)

The ayes were, 95:

Abdul-Samad	Amos Jr.	Andrews	Baeth
Bagniewski	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Collins
Cooling	Croken	Determann	Deyoe
Dieken	Dunwell	Ehlert	Fisher
Forbes	Fry	Gehlbach	Gerhold
Gjerde	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Isenhart	Jacoby	James	Jeneary
Johnson	Jones	Judge	Kaufmann
Kniff McCulla	Konfrst	Kressig	Kurth
Latham	Levin	Lohse	Lundgren
Madison	Matson	Meyer, A.	Meyer, B.
Mohr	Moore	Nielsen	Nordman
Olson	Osmundson	Rinker	Scheetz
Scholten	Sexton	Sherman	Shipley
Siegrist	Sorensen	Srinivas	Staed
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Thomson	Turek	Vondran	Wessel-Kroeschell
Wheeler	Wilburn	Wills	Wilson
Wilz	Windschitl	Wood	Wulf
Young	Zabner	Meggers,	
		Presiding	
The nays were,	none.		
Absent or not vo	oting, 5:		
	0,		~. .
Cisneros	Gaines	Mommsen	Sieck
Steckman			

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

Wills of Dickinson in the chair at 12:51 p.m.

Senate File 2285, a bill for an act relating to the elimination of certain required reports by and duties of the department of health and human services, and including effective date and retroactive applicability provisions, with report of committee recommending passage, was taken up for consideration.

Jeneary of Plymouth 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. 2285)

The ayes were, 95:

Abdul-Samad	Amos Jr.	Andrews	Baeth
Bagniewski	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Collins
Cooling	Croken	Determann	Deyoe
Dieken	Dunwell	Ehlert	Fisher
Forbes	Fry	Gehlbach	Gerhold
Gjerde	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Isenhart	Jacoby	James	Jeneary
Johnson	Jones	Judge	Kaufmann
Kniff McCulla	Konfrst	Kressig	Kurth
Latham	Levin	Lohse	Lundgren
Madison	Matson	Meggers	Meyer, A.
Meyer, B.	Mohr	Moore	Nielsen
Nordman	Olson	Osmundson	Rinker
Scheetz	Scholten	Sexton	Sherman
Shipley	Siegrist	Sorensen	Srinivas
Staed	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, 5:

Cisneros	Gaines	Mommsen	Sieck
Steckman			

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

Senate File 2361, a bill for an act relating to the names of reorganized mutual insurance companies, with report of committee recommending passage, 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?" (S.F. 2361)

The ayes were, 95:

Abdul-Samad	Amos Jr.	Andrews	Baeth
Bagniewski	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Brown-Powers
Buck	Cahill	Carlson	Collins
Cooling	Croken	Determann	Deyoe
Dieken	Dunwell	Ehlert	Fisher
Forbes	Fry	Gehlbach	Gerhold
Gjerde	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Isenhart	Jacoby	James	Jeneary
Johnson	Jones	Judge	Kaufmann
Kniff McCulla	Konfrst	Kressig	Kurth
Latham	Levin	Lohse	Lundgren
Madison	Matson	Meggers	Meyer, A.
Meyer, B.	Mohr	Moore	Nielsen
Nordman	Olson	Osmundson	Rinker
Scheetz	Scholten	Sexton	Sherman
Shipley	Siegrist	Sorensen	Srinivas
Staed	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, 5:

Cisneros	Gaines	Mommsen	Sieck
Steckman			

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

SENATE AMENDMENT CONSIDERED House Concurred

Lohse of Polk called up for consideration <u>House File 2404</u>, a bill for an act relating to processes overseen by the department of health and human services, including internal adoption information sharing, dependent adult abuse matters, juvenile justice court filings, and mandatory reporter training, amended by the Senate amendment <u>H– 8230</u>.

Lohse of Polk offered amendment <u>H-8243</u>, to the Senate amendment <u>H-8230</u>, filed by him and moved its adoption.

Amendment <u>H-8243</u>, to the Senate amendment <u>H-8230</u>, was adopted.

Lohse of Polk moved that the House concur in the Senate amendment $\underline{H-8230}$, as amended.

The motion prevailed and the House concurred in the Senate amendment <u>H-8230</u>, as amended.

Lohse of Polk 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. 2404)

The ayes were, 95:

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

Madison	Matson	Meggers	Meyer, A.
Meyer, B.	Mohr	Moore	Nielsen
Nordman	Olson	Osmundson	Rinker
Scheetz	Scholten	Sexton	Sherman
Shipley	Siegrist	Sorensen	Srinivas
Staed	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, 5:

Cisneros	Gaines	Mommsen	Sieck
Steckman			

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

<u>House Joint Resolution 2006</u>, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to requirements for certain state tax law changes and requiring a single rate for individual income taxes, was taken up for consideration.

<u>House Joint Resolution 2006</u>, a joint resolution proposing amendments to the Constitution of the State of Iowa relating to requirements for certain state tax law changes and requiring a single rate for individual income taxes.

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. The following amendment to the Constitution of the State of Iowa is proposed:

The Constitution of the State of Iowa is amended by adding the following new section to new Article XIII:

ARTICLE XIII. TAXATION LIMITATIONS.

Section 1. Two-thirds majority vote for state tax law changes. Passage of a bill that increases the individual income tax rate or the corporate income tax rate, or the rate of any other type of tax based upon income or legal and special reserves, shall require the affirmative votes of at least two-thirds of the members elected to each house of the general assembly. This requirement does not apply to taxes imposed at the option of a local government.

Passage of a bill that establishes a new tax on any type of income or legal and special reserves imposed by the state shall require the affirmative votes of at least two-thirds of the members elected to each house of the general assembly.

A lawsuit challenging the proper enactment of a bill under this section must be filed no later than one year following the enactment. If such a lawsuit is not filed within the one-year limit, the bill shall be considered properly enacted under this section.

Each bill to which this section applies must include a separate provision describing the requirements for enactment prescribed by this section.

The general assembly shall enact laws to implement this section.

Sec. 2. The following amendment to the Constitution of the State of Iowa is proposed:

The Constitution of the State of Iowa is amended by adding the following new section to new Article XIII:

ARTICLE XIII. TAXATION LIMITATIONS.

Sec. 2. Single individual income tax rate. A tax on income or based upon income for individuals shall be imposed at a single rate if imposed, and shall not be imposed at a graduated rate for individuals. There shall not be more than one income tax rate above zero imposed by the state for state purposes on an individual at any one time.

Sec. 3. REFERRAL AND PUBLICATION. The foregoing proposed amendments to the Constitution of the State of Iowa are referred to the general assembly to be chosen at the next general election for members of the general assembly, and shall be published as provided by law for three months previous to the date of that election.

EXPLANATION

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

This joint resolution proposes amendments to the Constitution of the State of Iowa by restricting certain state tax law changes and requiring a single rate for individual income taxes.

RESTRICTIONS ON CERTAIN STATE TAX LAW CHANGES. The amendment requires a bill that increases the individual income tax rate or corporate income tax rate, or the rate of any other type of tax based upon income or legal and special reserves, to be adopted by at least two-thirds of the members elected to each house of the general assembly. In addition, the amendment requires a bill that establishes a new tax on any type of income or legal and special reserves imposed by the state to be adopted by at least two-thirds of the members elected to each house of the general assembly. A lawsuit challenging enactment of a bill subject to the two-thirds majority passage requirement must be filed no later than one year following the enactment of the bill. Finally, the amendment requires the general assembly to enact laws to implement the amendment.

SINGLE INDIVIDUAL INCOME TAX RATE. Under the amendment, a tax on income or based upon income for individuals shall be imposed at a single rate if imposed, and a graduated rate of taxation on such income is prohibited. The amendment prohibits more than one income tax rate above zero imposed by the state for state purposes on an individual at any one time. REFERRAL. The resolution, if adopted, would be published and then referred to the next general assembly (91st) for adoption, before being submitted to the electorate for ratification.

Kaufmann of Cedar offered amendment $\underline{H-8235}$ filed by him and moved its adoption.

Amendment H-8235 was adopted.

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

The Speaker ruled the point well taken.

Kaufmann of Cedar 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?" (H.J.R. 2006)

The yeas were, 61:

Andrews	Bergan	Best	Bloomingdale
Boden	Bossman	Bradley	Carlson
Collins	Determann	Deyoe	Dieken
Dunwell	Fisher	Fry	Gehlbach
Gerhold	Golding	Graber	Grassley, Spkr.
Gustafson	Gustoff	Harris	Hayes
Henderson	Holt	Hora	Ingels
Jeneary	Johnson	Jones	Kaufmann
Kniff McCulla	Latham	Lohse	Lundgren
Meggers	Meyer, A.	Mohr	Moore
Nordman	Osmundson	Rinker	Sexton
Sherman	Shipley	Siegrist	Sorensen
Stoltenberg	Stone	Thompson, M.	Thompson, P.
Thomson	Vondran	Wheeler	Wilz
Windschitl	Wood	Wulf	Young
Wills,			
Presiding			
The nays were,	35:		
Abdul-Samad	Amos Jr.	Baeth	Bagniewski
Brown-Powers	Buck	Cahill	Cooling
Croken	Ehlert	Forbes	Gjerde
Isenhart	Jacoby	James	Judge
Konfrst	Kressig	Kurth	Levin
Madison	Matson	Meyer, B.	Nielsen

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Olson	Scheetz	Scholten	Srinivas
Staed	Steckman	Turek	Wessel-Kroeschell
Wilburn	Wilson	Zabner	
Absent or not vo	ting, 4:		

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

Mommsen

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Gaines

Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 26, 2024, concurred in the House amendment to the Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

<u>House File 2612</u>, a bill for an act relating to area education agencies, including by modifying provisions related to the duties and powers of area education agencies, the membership of area education agency boards of directors, oversight by the department of education, funding, and establishing a task force related to area education agency operations, and including effective date and applicability provisions.

W. CHARLES SMITHSON, Secretary

Sieck

LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Cisneros of Muscatine Mommsen of Clinton Steckman of Cerro Gordo Gaines of Polk Sieck of Mills

IMMEDIATE MESSAGES

Windschitl of Harrison asked and received unanimous consent that the following bills be immediately messaged to the Senate: <u>House</u> <u>Joint Resolution 2006</u>, House Files 2404, 2634, 2638, 2647, 2662, 2667 and Senate Files 451, 2205, 2285 and 2361.

HOUSE FILES WITHDRAWN

680

Cisneros

Windschitl of Harrison asked and received unanimous consent to withdraw House Files 2105, 2188, 2537 and 2582 from further consideration by the House.

STUDY BILL COMMITTEE ASSIGNMENTS

H.S.B. 743 Ways and Means

Relating to reimbursement of providers by Medicaid managed care organizations for items or services subject to prior authorization.

H.S.B. 744 Ways and Means

Relating to reimbursement for the repair of complex rehabilitation technology under the Medicaid program.

SUBCOMMITTEE ASSIGNMENTS

House File 264

Ways and Means: Lundgren, Chair; Best and Wilson.

Senate File 2405

Appropriations: Nordman, Chair; Bagniewski, Collins, Mohr and Zabner.

STUDY BILL SUBCOMMITTEE ASSIGNMENTS

House Study Bill 743

Ways and Means: Best, Chair; Johnson and Kurth.

House Study Bill 744

Ways and Means: Best, Chair; Johnson and Judge.

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 WAYS AND MEANS

Committee Bill (Formerly <u>House File 2168</u>), relating to matters before the Iowa ethics and campaign disclosure board, including campaign finance filings, attribution statements, and delinquent payment penalties.

Fiscal Note: No

Recommendation: Do Pass March 26, 2024.

Committee Bill (Formerly <u>House Study Bill 682</u>), relating to the regulation of vapor products, and providing penalties.

Fiscal Note: No

Recommendation: Amend and Do Pass March 26, 2024.

Committee Bill (Formerly <u>House Study Bill 722</u>), relating to tax credits awarded by the economic development authority for specific capital contributions made to certified rural business growth funds for investment in qualified businesses.

Fiscal Note: No

Recommendation: Do Pass March 26, 2024.

Committee Bill (Formerly <u>House Study Bill 739</u>), providing a credit refund for taxpayers who own or lease cow-calf operations that maintain a herd of qualified cattle, and providing an appropriation.

Fiscal Note: No

Recommendation: Do Pass March 26, 2024.

MEGHAN NELSON Chief Clerk of the House

AMENDMENTS FILED

<u>H–8246</u>	<u>S.F.</u>	2196	Lundgren of Dubuque
<u>H–8247</u>	S.F.	2391	Mommsen of Clinton
<u>H-8248</u>	<u>H.F.</u>	2665	Fisher of Tama
<u>H–8249</u>	<u>H.F.</u>	2665	Turek of Pottawattamie
<u>H–8250</u>	<u>H.F.</u>	2665	Steckman of Cerro Gordo
<u>H-8251</u>	<u>H.F.</u>	2665	Baeth of Polk

On motion by Windschitl of Harrison, the House adjourned at 1:40 p.m., until 8:30 a.m., Wednesday, March 27, 2024.