3/8/95 Do Pasa 4/10/95 Rerefued to Judiciary

FEB 6 1995

HOUSE FILE 130

BY SCHULTE, BODDICKER, TYRRELL,
DISNEY, CORNELIUS, WELTER,
KREMER, CORMACK, HURLEY,
VANDE HOEF, COON, COHOON,
HALVORSON, LARSON, EDDIE,
HAMMITT, GREINER, BRANSTAD,
SALTON, BRAUNS, KLEMME, BAKER

SALTON, BRAUNS, KLEMME, BAKER, and FALLON 2/1/95 Spores added:

2/8/95 Spores Witedrawn - Baker

(COMPANION TO LSB 1642SS BY BARTZ)
312495 Spron withdrawn-mascher

Passed	House,	Date		Passed	Senate,	Date	
Vote:	Ayes _	·	Nays	Vote:	Ayes _	Nays	
		Approv	ed				

A BILL FOR

1 An Act relating to jury instructions.

2 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

3

5

6

7

8

9 10

11

12

13

14

15

16

17

TLSB 1642HH 76 mk/sc/14

HF 130

- 1 Section 1. <u>NEW SECTION</u>. 624.13A JURY INSTRUCTION -- 2 RIGHT TO JUDGE LAW.
- 3 1. A defendant's right to trial by jury, in all instances
- 4 where the state or a political subdivision of the state is the
- 5 plaintiff, includes the right to inform the jury of the jury's
- 6 prerogative to judge the law as well as all the evidence, and
- 7 to render a verdict dictated by conscientious consideration.
- 8 This right shall not be limited by the rules of civil or
- 9 criminal procedure, juror's oath, court order, or procedure or
- 10 practice of the court, including the use of any method of jury
- 11 selection which could preclude or limit the impanelment of
- 12 jurors willing to exercise this power.
- 13 2. Once the jury has been informed in accordance with
- 14 subsection 1, a party to the action shall not be prohibited
- 15 from presenting arguments to the jury which may pertain to
- 16 issues of law and conscience, including the following:
- 17 a. The merit, intent, constitutionality, or applicability
- 18 of the law to the defendant's case.
- 19 b. The motive, moral perspective, or circumstances of the
- 20 defendant.
- 21 c. The degree and direction of guilt or actual harm done.
- 22 d. The sanctions which may be applied to the losing party.
- 23 3. Failure to allow the defendant to so inform the jury
- 24 shall be grounds for a mistrial and another trial by jury.
- 25 EXPLANATION
- 26 This bill provides that in any jury trial where the state
- 27 or one of its political subdivisions is the plaintiff, the
- 28 defendant has the right to inform the jury of its prerogative
- 29 to judge the applicable law of the case as well as the facts
- 30 and to return a verdict which does not apply the law as
- 31 instructed by the judge. This right to inform the jury shall
- 32 not be limited by the rules of criminal or civil procedure,
- 33 court procedure or practice, or methods of jury selection
- 34 which might preclude or limit the selection of jurors who are
- 35 willing to judge the law as it applies to the case. The bill

```
1 also provides that any party to the trial shall not be
 2 prohibited from presenting arguments to the jury pertaining to
 3 issues of law and conscience. Finally, the bill provides that
 4 failure to allow the defendant to inform the jury of its right
 5 to judge the law as it applies to the case is grounds for a
 6 mistrial and a new jury trial.
 7
 8
                        HOUSE FILE 130
 9
     H-3551
10
           Amend House File 130 as follows:
           1. Page 1, by inserting after line 24 the
11
      3 following:
12
                       The division of criminal and juvenile
           "Sec.
      5 justice planning of the department of human rights,
13
      6 under the direction of the criminal and juvenile
14
      7 justice advisory council, shall conduct a study to
      8 assess the impact of this Act upon the district court
15
      9 and the whole judicial system in Iowa. The study
16
     10 shall include an analysis regarding whether this Act
     ll results in more jury trials than if this Act had not
17
     12 been enacted, how often juries receive the instruction
18
     13 contained in section 624.13A and how often juries fail
     14 to follow the court's instructions regarding the law
19
     15 versus how often juries returned verdicts which
20
     16 contradict the courts' instructions regarding the law
     17 prior to the enactment of this Act, and other relevant
21
     18 information. The council shall deliver a final report
22
     19 to the general assembly, which may include
     20 recommendations for legislation, not later than
23
     21 November 1, 1999.
24
     22
                      REPEAL. Section 624.13A, Code 1995, is
     23 repealed effective June 30, 2000."
25
           2. Title page, line 1, by inserting after the
26
     25 word "instructions" the following: ", requiring a
     26 report to the general assembly, and providing a repeal
27
     27 date".
28
     28
           3.
               By renumbering as necessary.
                                   By FALLON of Polk
29
                                      HURLEY of Fayette
30
     H-3551 FILED MARCH 28, 1995
31
32
33
34
```

35