3/3/95 Do Pass

FEB 15 1995 Juberline 400 3/31/95 STATE GOVERNMENT P. 988

HOUSE FILE 170 RENKEN and CATALDO

(COMPANION TO SF 40 BY **BISIGNANO**)

Passed House, Date 3|22|95 Passed Senate, Date 3/30/95Vote: Ayes 96 Nays / Vote: Ayes 49 Nays _____ Approved ______ Upiel 6, 1995_____

A BILL FOR

1 An Act relating to exempting employees of the state fair authority from the state merit personnel system. 2 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 4 5 6 7 8 YF ITO 9 10 11 12 13 14 15 16 17 18 19 20 21 22

S.F. _____ H.F. _____

18

22

Section 1. Section 19A.3, Code 1995, is amended by adding
the following new subsection:

3 <u>NEW SUBSECTION</u>. 23. All employees of the Iowa state fair 4 authority.

5 Sec. 2. Section 173.1, unnumbered paragraph 1, Code 1995, 6 is amended to read as follows:

7 The Iowa state fair authority is established as a public 8 instrumentality of the state. The authority is not an agency 9 of state government. However, the authority is considered a 10 state agency and its employees state employees for the 11 purposes of chapter 17A, the-merit-system-provisions-of 12 chapter-19A7 and chapters 20, 91B, 97B, 509A, and 669. The 13 authority is established to conduct an annual state fair and 14 exposition on the Iowa state fairgrounds and to conduct other 15 interim events consistent with its rules. The powers of the 16 authority are vested in the Iowa state fair board. The Iowa 17 state fair board consists of the following:

EXPLANATION

19 This bill provides that employees of the Iowa state fair 20 authority are exempt from the state merit personnel system 21 provisions of chapter 19A.

 23

 24

 25

 26

 27

 28

 29

 30

 31

 32

 33

 34

 35

-1-

LSB 1629HH 76 ec/cf/24



authority are vested in the Iowa state fair board. The Iowa state fair board consists of the following:

HOUSE FILE 170

AN ACT RELATING TO EXEMPTING EMPLOYEES OF THE STATE FAIR AUTHORITY FROM THE STATE MERIT PERSONNEL SYSTEM.

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

Section 1. Section 19A.3, Code 1995, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 23. All employees of the Iowa state fair authority.

Sec. 2. Section 173.1, unnumbered paragraph 1, Code 1995, is amended to read as follows:

The Iowa state fair authority is established as a public instrumentality of the state. The authority is not an agency of state government. However, the authority is considered a state agency and its employees state employees for the purposes of chapter 17A, the-merit-system-provisions-of chapter-19A7 and chapters 20, 91B, 97B, 509A, and 669. The authority is established to conduct an annual state fair and exposition on the Iowa state fairgrounds and to conduct other interim events consistent with its rules. The powers of the RON J. CORBETT Speaker of the House

LEONARD L. BOSWELL President of the Senate

I hereby certify that this bill originated in the House and is known as House File 170, Seventy-sixth General Assembly.

Approved 1916, 1995

ELIZABETH ISAACSON Chief Clerk of the House

TERRY E. BRANSTAD Governor