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labor \& industrial relations
HOUSE FILE

## 2352

BY DOTZLER, T. TAYLOR, MERTZ, REYNOLDS, FREVERT, STEVENS, SHOULTZ, MASCHER, FOEGE, JOCHUM, RICHARDSON, MYERS, HUSER, WHITEAD, BUKTA, FALCK, OSTERHAUS, MUNDIE, BELL, D. TAYLOR, O'BRIEN, MAY, CATALDO, FORD, HOLVECK, WITT, FALLON, PARMENTER, CHIODO, GREIMANN, CONNORS, MURPHY, DODERER, COHOON, and SCHRADER

Passed House, Date $\qquad$ Passed Senate, Date $\qquad$
Vote: Ayes $\qquad$ Nays $\qquad$ Vote: Ayes $\qquad$ Nays $\qquad$
Approved $\qquad$

## A BILL FOR

1 An Act providing that employees should be paid based on
2 comparable worth and making penalties applicable.
3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
S.F. $\qquad$ H.F. 1352

1 Section 1. Section 729.4, subsection 1, Code 1999, is amended to read as follows:

1. Every person in this state is entitled to the opportunity for employment on equal terms with every other person. A person or employer shall not discriminate in the employment of individuals because of race, religion, color, sex, national origin, or ancestry, and shall not discriminate in compensation for work of comparable worth between jobs held predominately by women and jobs held predominately by men.
10 "Comparable worth" means the value of work as measured by the
11 composite of the skill, effort, responsibility, and working
12 conditions normally reguired in the performance of work.
13 However, as to employment an individual must be qualified to 14 perform the services or work required.

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