

PROOF

STATE OF IOWA

House Journal

MONDAY, APRIL 13, 2009

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JOURNAL OF THE HOUSE

Ninety-second Calendar Day - Sixtieth Session Day

Hall of the House of Representatives
Des Moines, Iowa, Monday, April 13, 2009

The House met pursuant to adjournment at 10:17 a.m., Mascher of Johnson in the chair.

Prayer was offered by the honorable Vicki Lensing, state representative from Johnson County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Cassie Wenger, House Page from Wellman.

The Journal of Thursday, April 9, 2009 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

De Boef of Keokuk, until her arrival, on request of Paulsen of Linn.

On motion by Reasoner of Union, the House was recessed at 10:23 a.m., until 2:15 p.m.

AFTERNOON SESSION

The House reconvened at 2:23 p.m., Mascher of Johnson in the chair.

SPECIAL PRESENTATION

Roberts of Carroll introduced to the House the honorable Phyllis Muhlbauer, wife of the late Louis Muhlbauer, former state representative from Carroll County.

The House rose and expressed its welcome.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Speaker Murphy, until his arrival, on request of Reasoner of Union.

ADOPTION OF [HOUSE RESOLUTION 6](#)

Whitead of Woodbury called up for consideration [House Resolution 6](#), a resolution urging implementation of disability-friendly principles for Iowa's health care coverage system, and moved its adoption.

The motion prevailed and the resolution was adopted.

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 April 13, 2009, passed the following bill in which the concurrence of the House is asked:

[Senate File 471](#), a bill for an act relating to the operation and purview of the office of energy independence, by transferring authority over specified energy-related measures and programs from the department of natural resources to the office of energy independence, and providing transition provisions relating to the transfer of authority.

Also: That the Senate has on April 13, 2009, passed the following bill in which the concurrence of the House is asked:

[Senate File 476](#), a bill for an act relating to a quality assurance assessment program, nursing facility reimbursements, and providing monetary penalties, contingencies, and effective dates.

Also: That the Senate has on April 13, 2009, passed the following bill in which the concurrence of the House is asked:

[Senate File 479](#), a bill for an act relating to property tax exemption eligibility for methane gas conversion property and including an effective date and applicability date provision.

Also: That the Senate has on April 13, 2009, passed the following bill in which the concurrence of the House is asked:

[Senate File 482](#), a bill for an act relating to programs administered by the commission on volunteer service by establishing Iowa summer youth corps and green

corps programs, creating the community programs account and making appropriations from the account, excluding certain payments provided to an AmeriCorps volunteer from state income tax, and providing effective dates.

Also: That the Senate has on April 13, 2009, concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

[Senate File 374](#), a bill for an act concerning restrictions on the resale and use of motor vehicle operating records furnished by the department of transportation and making a penalty applicable.

Also: That the Senate has on April 13, 2009, concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

[Senate File 435](#), a bill for an act relating to the entry upon land by a surveyor for land survey purposes.

MICHAEL E. MARSHALL, Secretary

CONSIDERATION OF BILLS Regular Calendar

[Senate File 203](#), a bill for an act relating to the identification of the eligibility of tenants of an assisted living program for benefits through the United States department of veterans affairs, with report of committee recommending passage, was taken up for consideration.

Ficken of Buchanan 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. 203](#))

The ayes were, 97:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert
Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing
Lukan	Lykam	Marek	May
McCarthy	Mertz	Miller, H.	Miller, L.
Oldson	Olson, D.	Olson, R.	Olson, S.

Olson, T.	Palmer	Paulsen	Petersen
Pettengill	Quirk	Raecker	Rants
Rayhons	Reasoner	Reichert	Roberts
Sands	Schueller	Schulte	Schultz
Shomshor	Smith	Soderberg	Sorenson
Steckman	Struyk	Swaim	Sweeney
Taylor, D.	Taylor, T.	Thede	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Wagner	Watts	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Willems
Winckler	Windschitl	Worthan	Zirkelbach
Mascher, Presiding			

The nays were, none.

Absent or not voting, 3:

Chambers Ford Murphy, Spkr.

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

Senate File 438, a bill for an act relating to actions injurious to dependent adults and providing penalties, with report of committee recommending passage, was taken up for consideration.

Smith of Marshall 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. 438](#))

The ayes were, 97:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert
Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing
Lukan	Lykam	Marek	May
McCarthy	Mertz	Miller, H.	Miller, L.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen

Pettengill	Quirk	Raecker	Rants
Rayhons	Reasoner	Reichert	Roberts
Sands	Schueller	Schulte	Schultz
Shomshor	Smith	Soderberg	Sorenson
Steckman	Struyk	Swaim	Sweeney
Taylor, D.	Taylor, T.	Thede	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Wagner	Watts	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Willems
Winckler	Windschitl	Worthan	Zirkelbach
Mascher, Presiding			

The nays were, none.

Absent or not voting, 3:

Chambers Ford Murphy, Spkr.

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

[Senate File 415](#), a bill for an act relating to the acquisition of title to disaster-affected abandoned property by cities in certain years, with report of committee recommending passage, was taken up for consideration.

The following amendments were deferred by unanimous consent:

Amendment [H-1345](#), amendment [H-1346](#), amendment [H-1347](#), amendment [H-1350](#), amendment [H-1351](#), amendment [H-1352](#), amendment [H-1355](#), amendment [H-1358](#), amendment [H-1354](#), amendment [H-1357](#) and amendment [H-1353](#).

Kaufmann of Cedar offered the following amendment [H-1439](#) filed by him and moved its adoption:

[H-1439](#)

1 Amend [Senate File 415](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 2, by inserting after line 33 the
 4 following:
 5 "6A. Notwithstanding any provision of this section
 6 to the contrary, the district court shall dismiss the
 7 petition upon receipt of a written request from the
 8 property owner to do so. The property owner shall

9 also provide notice of the request to the petitioning
10 city."
11 2. By renumbering, redesignating, and correcting
12 internal references as necessary.

Amendment [H-1439](#) was adopted.

T. Taylor of Linn offered amendment [H-1437](#) filed by him as follows:

[H-1437](#)

1 Amend [Senate File 415](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 4, by striking lines 3 through 5 and
4 inserting the following: "city, the court shall order
5 the city to pay an award to the respondents in an
6 amount equal to the fair market value of the property
7 in its current condition. The city shall deposit the
8 award with the clerk of the district court. Upon
9 deposit of the amount awarded with the clerk of the
10 district court, title to the property shall pass to
11 the city, and the city may take possession of the
12 property."
13 2. Page 4, by striking lines 6 through 8 and
14 inserting the following:
15 "b. Notice of the deposit with the clerk of the
16 district".
17 3. Page 4, by striking line 10 and inserting the
18 following: "provided in subsection 4.
19 c. The court shall retain jurisdiction of the
20 action to determine the priority of liens and other
21 interests of each respondent in the amount deposited
22 with the clerk of the district court. Upon the
23 request of any respondent, the court shall apportion
24 the amount deposited with the clerk of the district
25 court among the respondents.
26 d. If the amount deposited with the".

Grassley of Butler offered the following amendment [H-1528](#), to amendment [H-1437](#), filed by him and moved its adoption:

[H-1528](#)

1 Amend the amendment, [H-1437](#), to [Senate File 415](#), as
2 amended, passed, and reprinted by the Senate, as
3 follows:
4 1. Page 1, by inserting after line 2 the
5 following:

6 " _____. Page 1, by inserting before line 1 the
7 following:
8 "Sec. _____. NEW SECTION. 384.3A PROPERTY RIGHTS
9 DEFENSE ACCOUNT.
10 1. A city may establish a property rights defense
11 account within the city's general fund. If a property
12 rights defense account is established under this
13 section, moneys which remain unclaimed under section
14 100, subsection 10, paragraph "d", of this Act, may be
15 deposited in the account. Interest or earnings on
16 moneys in the property rights defense account shall be
17 credited to the account. Moneys in the property
18 rights defense account are not subject to transfer,
19 appropriation, or reversion to any other account or
20 fund, or any other use except as provided in this
21 section.
22 2. Moneys in the account shall be used for the
23 reimbursement of reasonable attorney fees and
24 reasonable costs incurred by a property owner as the
25 result of proceedings initiated under this Act,
26 chapters 6A and 6B, and section 657A.10A.
27 3. Property owners shall apply to the city council
28 on a form proscribed by the city council. If
29 sufficient funds exist in the account, the city
30 council shall reimburse each property owner who
31 applies for all reasonable attorney fees and
32 reasonable costs incurred. If insufficient funds
33 exist in the account to reimburse a property owner for
34 all reasonable attorney fees and reasonable costs
35 incurred, the city council shall reimburse the
36 property owner for the fees and costs in an amount
37 equal to the remaining balance in account."
38 _____. Page 1, line 1, by striking the word and
39 figure "Section 1" and inserting the following: "Sec.
40 100".
41 2. Page 1, by inserting after line 26 the
42 following:
43 " _____. Page 4, line 13, by inserting after the
44 words "in the" the following: "city's property rights
45 defense account or in the".
46 _____. Title page, line 2, by inserting after the
47 word "years" the following: "and authorizing cities
48 to establish a property rights defense account".
49 3. By renumbering as necessary.

Roll call was requested by Grassley of Butler and T. Taylor of Linn.

On the question "Shall amendment [H-1528](#) to amendment [H-1437](#) be adopted?" ([S.F. 415](#))

The ayes were, 95:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert
Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing
Lukan	Lykam	Marek	May
McCarthy	Mertz	Miller, H.	Miller, L.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen
Pettengill	Quirk	Raecker	Rants
Rayhons	Reasoner	Reichert	Roberts
Sands	Schueller	Schulte	Schultz
Shomshore	Soderberg	Sorenson	Steckman
Struyk	Swaim	Sweeney	Taylor, D.
Taylor, T.	Thede	Tjepkes	Tymeson
Upmeyer	Van Engelenhoven	Wagner	Watts
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Willems	Winckler	Windschitl
Worthan	Zirkelbach	Mascher, Presiding	

The nays were, none.

Absent or not voting, 5:

Chambers	Ford	Murphy, Spkr.	Smith
Thomas			

Amendment [H-1528](#) was adopted.

On motion by T. Taylor of Linn, amendment [H-1437](#), as amended, was adopted.

Kaufmann of Cedar asked and received unanimous consent to withdraw the following amendments:

Amendment [H-1345](#) filed by Kaufmann of Cedar on March 31, 2009.
 Amendment [H-1346](#) filed by Grassley of Butler on March 31, 2009.
 Amendment [H-1347](#) filed by Tymeson of Madison on March 31, 2009.
 Amendment [H-1348](#) filed by Tymeson of Madison of Mar 31, 2009.
 Amendment [H-1349](#) filed by Kaufmann of Cedar on March 31, 2009.

Amendment [H-1350](#) filed by Kaufmann of Cedar on March 31, 2009.
 Amendment [H-1351](#) filed by Tymeson of Madison on March 31, 2009.
 Amendment [H-1352](#) filed by Tymeson of Madison on March 31, 2009.
 Amendment [H-1353](#) filed by Tymeson of Madison on March 31, 2009.
 Amendment [H-1354](#) filed by Grassley of Butler on March 31, 2009.
 Amendment [H-1355](#) filed by Grassley of Butler on March 31, 2009.
 Amendment [H-1356](#) filed by Grassley of Butler on March 31, 2009.
 Amendment [H-1357](#) filed by Grassley of Butler on March 31, 2009.
 Amendment [H-1358](#) filed by Kaufmann of Cedar on March 31, 2009.
 Amendment [H-1359](#) filed by Kaufmann of Cedar on March 31, 2009.
 Amendment [H-1360](#) filed by Kaufmann of Cedar on March 31, 2009.

T. Taylor of Linn 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. 415](#))

The ayes were, 59:

Abdul-Samad	Bailey	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	Deyoe	Ficken	Frevert
Gaskill	Gayman	Heddens	Hunter
Huser	Isenhart	Jacoby	Kearns
Kelley	Kressig	Kuhn	Lensing
Lykam	Marek	McCarthy	Mertz
Miller, H.	Oldson	Olson, D.	Olson, R.
Olson, T.	Palmer	Petersen	Quirk
Raecker	Rants	Reasoner	Reichert
Schueller	Schulte	Shomshor	Smith
Steckman	Swaim	Taylor, D.	Taylor, T.
Thede	Thomas	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Willems
Winckler	Zirkelbach	Mascher,	
		Presiding	

The nays were, 38:

Alons	Anderson	Arnold	Baudler
De Boef	Dolecheck	Drake	Forristall
Grassley	Hagenow	Heaton	Helland
Horbach	Huseman	Kaufmann	Koester
Lukan	May	Miller, L.	Olson, S.
Paulsen	Pettengill	Rayhons	Roberts
Sands	Schultz	Soderberg	Sorenson
Struyk	Sweeney	Tjepkes	Tymeson

Upmeyer Van Engelenhoven Wagner Watts
Windschitl Worthan

Absent or not voting, 3:

Chambers Ford Murphy, Spkr.

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

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 203, 415 and 438.**

[Senate File 403](#), a bill for an act concerning the sale of beer by native wineries, with report of committee recommending amendment and passage, was taken up for consideration.

H. Miller of Webster offered the following amendment [H-1312](#) filed by the committee on economic growth and moved its adoption:

[H-1312](#)

- 1 Amend [Senate File 403](#), as passed by the Senate, as
- 2 follows:
- 3 1. Page 1, line 4, by inserting after the words
- 4 "native wine permit" the following: "whose primary
- 5 purpose is manufacturing native wine".

The committee amendment [H-1312](#) was adopted.

H. Miller 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?" ([S.F. 403](#))

The ayes were, 97:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert

Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing
Lukan	Lykam	Marek	May
McCarthy	Mertz	Miller, H.	Miller, L.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen
Pettengill	Quirk	Raecker	Rants
Rayhons	Reasoner	Reichert	Roberts
Sands	Schueller	Schulte	Schultz
Shomshor	Smith	Soderberg	Sorenson
Steckman	Struyk	Swaim	Sweeney
Taylor, D.	Taylor, T.	Thede	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Wagner	Watts	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Willems
Winckler	Windschitl	Worthan	Zirkelbach
Mascher, Presiding			

The nays were, none.

Absent or not voting, 3:

Chambers Ford Murphy, Spkr.

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

Ways and Means Calendar

Senate File 457, a bill for an act relating to disaster recovery by legalizing certain actions taken and proceedings conducted by cities and counties in response to a natural disaster, designating certain activities as essential corporate purposes and essential county purposes, amending provisions related to local bonding authority and contract letting requirements, amending provisions relating to emergency contract letting requirements for joint governmental entities and institutions under the control of the board of regents, amending provisions related to city and county lease contracts and loan agreements, modifying provisions relating to municipal support of certain projects, amending provisions related to expenditures from certain revolving loan funds, authorizing cities and counties to create disaster revitalization areas, and including effective date and

retroactive applicability date provisions, with report of committee recommending passage, was taken up for consideration.

T. Olson of Linn offered the following amendment [H-1527](#) filed by T. Olson, et al., and moved its adoption:

[H-1527](#)

1 Amend [Senate File 457](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 1, by striking lines 19 through 23 and
4 inserting the following: "proceedings were conducted
5 or actions were taken."
6 2. Page 4, by striking lines 29 and 30 and
7 inserting the following: "emergency or the president
8 of the United States has declared a major disaster.
9 Bonds issued pursuant to section 331.443 for the
10 purposes specified in this subparagraph shall be
11 issued not later than ten years after the governor has
12 proclaimed a disaster emergency or the president of
13 the United States has declared a major disaster,
14 whichever is later."
15 3. Page 5, by striking lines 1 and 2 and
16 inserting the following: "proclaimed a disaster
17 emergency or the president of the United States has
18 declared a major disaster. Bonds issued pursuant to
19 section 331.443 for the purposes specified in this
20 subparagraph shall be issued not later than ten years
21 after the governor has proclaimed a disaster emergency
22 or the president of the United States has declared a
23 major disaster, whichever is later."
24 4. Page 5, by inserting before line 3 the
25 following:
26 "Sec. ____ Section 331.443, Code 2009, is amended
27 by adding the following new subsection:
28 NEW SUBSECTION. 3. a. Notwithstanding subsection
29 2, a board may institute proceedings for the issuance
30 of bonds for an essential county purpose specified in
31 section 331.441, subsection 2, paragraph "b",
32 subparagraph (18) or (19), in an amount equal to or
33 greater than three million dollars by causing a notice
34 of the proposal to issue the bonds, including a
35 statement of the amount and purpose of the bonds,
36 together with the maximum rate of interest which the
37 bonds are to bear, and the right to petition for an
38 election, to be published at least once in a newspaper
39 of general circulation within the county at least ten
40 days prior to the meeting at which it is proposed to
41 take action for the issuance of the bonds.
42 b. If at any time before the date fixed for taking

43 action for the issuance of the bonds, a petition is
44 filed with the county auditor signed by eligible
45 electors of the county equal in number to twenty
46 percent of the persons in the county who voted for the
47 office of president of the United States at the last
48 preceding general election that had such office on the
49 ballot, asking that the question of issuing the bonds
50 be submitted to the registered voters of the county,

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1 the board shall either by resolution declare the
2 proposal to issue the bonds to have been abandoned or
3 shall direct the county commissioner of elections to
4 call a special election upon the question of issuing
5 the bonds. Notice of the election and its conduct
6 shall be in the manner provided in section 331.442.

7 c. If a petition is not filed, or if a petition is
8 filed and the proposition of issuing the bonds is
9 approved at an election, the board may proceed with
10 the authorization and issuance of the bonds."

11 5. Page 5, by striking line 24 and inserting the
12 following: "or the president of the United States has
13 declared a major disaster. Bonds issued pursuant to
14 section 384.25 for the purposes specified in this
15 paragraph shall be issued not later than ten years
16 after the governor has proclaimed a disaster emergency
17 or the president of the United States has declared a
18 major disaster, whichever is later."

19 6. Page 5, by striking lines 30 and 31 and
20 inserting the following: "a disaster emergency or the
21 president of the United States has declared a major
22 disaster. Bonds issued pursuant to section 384.25 for
23 the purposes specified in this paragraph shall be
24 issued not later than ten years after the governor has
25 proclaimed a disaster emergency or the president of
26 the United States has declared a major disaster,
27 whichever is later."

28 7. Page 6, by inserting after line 7 the
29 following:

30 "Sec. ____ Section 384.25, Code 2009, is amended
31 by adding the following new subsection:
32 NEW SUBSECTION. 3. a. Notwithstanding subsection
33 2, a council may institute proceedings for the
34 issuance of bonds for an essential corporate purpose
35 specified in section 384.24, subsection 3, paragraph
36 "w" or "x", in an amount equal to or greater than
37 three million dollars by causing a notice of the
38 proposal to issue the bonds, including a statement of
39 the amount and purpose of the bonds, together with the
40 maximum rate of interest which the bonds are to bear,
41 and the right to petition for an election, to be

42 published at least once in a newspaper of general
43 circulation within the city at least ten days prior to
44 the meeting at which it is proposed to take action for
45 the issuance of the bonds.

46 b. If at any time before the date fixed for taking
47 action for the issuance of the bonds, a petition is
48 filed with the clerk of the city signed by eligible
49 electors of the city equal in number to twenty percent
50 of the persons in the city who voted for the office of

Page 3

1 president of the United States at the last preceding
2 general election that had such office on the ballot,
3 asking that the question of issuing the bonds be
4 submitted to the registered voters of the city, the
5 council shall either by resolution declare the
6 proposal to issue the bonds to have been abandoned or
7 shall direct the county commissioner of elections to
8 call a special election upon the question of issuing
9 the bonds. Notice of the election and its conduct
10 shall be in the manner provided in section 384.26.

11 c. If a petition is not filed, or if a petition is
12 filed and the proposition of issuing the bonds is
13 approved at an election, the council may proceed with
14 the authorization and issuance of the bonds."

15 8. Page 12, by striking lines 9 through 20.

16 9. By renumbering as necessary.

Amendment [H-1527](#) was adopted.

T. Olson of Linn 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. 457](#))

The ayes were, 97:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert
Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing
Lukan	Lykam	Marek	May

McCarthy	Mertz	Miller, H.	Miller, L.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen
Pettengill	Quirk	Raecker	Rants
Rayhons	Reasoner	Reichert	Roberts
Sands	Schueller	Schulte	Schultz
Shomshor	Smith	Soderberg	Sorenson
Steckman	Struyk	Swaim	Sweeney
Taylor, D.	Taylor, T.	Thede	Thomas
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Wagner	Watts	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Willems
Winckler	Windschitl	Worthan	Zirkelbach
Mascher, Presiding			

The nays were, none.

Absent or not voting, 3:

Chambers Ford Murphy, Spkr.

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

SENATE MESSAGES CONSIDERED

[Senate File 479](#), by committee on ways and means, a bill for an act relating to property tax exemption eligibility for methane gas conversion property and including an effective date and applicability date provision.

Read first time and referred to committee on **ways and means**.

[Senate File 482](#), by committee on ways and means, a bill for an act relating to programs administered by the commission on volunteer service by establishing Iowa summer youth corps and green corps programs, creating the community programs account and making appropriations from the account, excluding certain payments provided to an AmeriCorps volunteer from state income tax, and providing effective dates.

Read first time and **passed on file**.

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 403** and **457**.

The House stood at ease at 3:14 p.m., until the fall of the gavel.

The House resumed session at 3:37 p.m., T. Olson of Linn in the chair.

INTRODUCTION OF BILL

House File 823, by McCarthy, a bill for an act requiring public schools and state agencies to utilize environmentally preferable cleaning and maintenance products in school facilities and state buildings.

Read first time and referred to committee on **ways and means**.

SENATE MESSAGES CONSIDERED

Senate File 471, by committee on appropriations, a bill for an act relating to energy efficiency and renewable energy, including allocating appropriated amounts from the Iowa power fund tax credits for innovative renewable energy generation components, transferring authority over specified energy-related measures and programs from the department of natural resources to the office of energy independence, providing transition provisions relating to the transfer of authority, and providing an effective date.

Read first time and referred to committee on **appropriations**.

Senate File 476, by committee on ways and means, a bill for an act relating to a quality assurance assessment program, nursing facility reimbursements, and providing monetary penalties, contingencies, and effective dates.

Read first time and referred to committee on **ways and means**.

Appropriations Calendar

[Senate File 452](#), a bill for an act directing the office of energy independence to establish a community grant program for energy efficiency projects, and allocating appropriated amounts for purposes of funding the program, with report of committee recommending amendment and passage, was taken up for consideration.

Reichert of Muscatine offered amendment [H-1429](#) filed by the committee on appropriations as follows:

[H-1429](#)

1 Amend [Senate File 452](#), as passed by the Senate, as
2 follows:
3 1. Page 1, by striking lines 12 through 14 and
4 inserting the following: "remain unawarded or
5 unencumbered at the close of the fiscal year shall
6 revert to the fund."

Watts of Dallas offered the following amendment [H-1536](#), to the committee amendment [H-1429](#), filed by him from the floor and moved its adoption:

[H-1536](#)

1 Amend the amendment, [H-1429](#), to [Senate File 452](#), as
2 passed by the Senate, as follows:
3 1. Page 1, by inserting after line 6 the
4 following:
5 "____. Page 1, line 25, by inserting after the
6 word "groups." the following: "An applicant shall not
7 be eligible, however, if the applicant is a client of
8 and represented by a person registered to lobby before
9 the general assembly pursuant to the provisions of
10 chapter 68B.""
11 2. By renumbering as necessary.

Amendment [H-1536](#) lost.

On motion by Reichert of Muscatine, the committee amendment [H-1429](#) was adopted.

Rants of Woodbury asked and received unanimous consent to withdraw amendment [H-1447](#) filed by him on April 7, 2009.

Soderberg of Plymouth asked and received unanimous consent to suspend Rule 31, related to the timely filing of amendments, for the immediate consideration of amendment [H-1541](#).

Soderberg of Plymouth offered the following amendment [H-1541](#) filed by him and Watts of Dallas from the floor and moved its adoption:

[H-1541](#)

- 1 Amend [Senate File 452](#), as passed by the Senate, as
- 2 follows:
- 3 1. Page 1, by striking lines 23 through 25 and
- 4 inserting the following: "cities and counties."
- 5 2. By renumbering as necessary.

Amendment [H-1541](#) lost.

Pursuant to Rule 31, related to the timely filing of amendments, amendment [H-1539](#) filed by Watts of Dallas from the floor was placed out of order.

Reichert of Muscatine 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. 452](#))

The ayes were, 54:

Abdul-Samad	Bailey	Beard	Bell
Berry	Bukta	Burt	Cohoon
Ficken	Frevert	Gaskill	Gayman
Heddens	Hunter	Huser	Isenhart
Jacoby	Kearns	Kelley	Kressig
Kuhn	Lensing	Lykam	Marek
Mascher	McCarthy	Mertz	Miller, H.
Oldson	Olson, D.	Olson, R.	Palmer
Petersen	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Steckman
Swaim	Taylor, D.	Taylor, T.	Thede
Thomas	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Willems	Winckler
Zirkelbach	Olson, T., Presiding		

The nays were, 43:

Alons	Anderson	Arnold	Baudler
Cownie	De Boef	Deyoe	Dolecheck
Drake	Forristall	Grassley	Hagenow
Heaton	Helland	Horbach	Huseman
Kaufmann	Koester	Lukan	May
Miller, L.	Olson, S.	Paulsen	Pettengill
Raecker	Rants	Rayhons	Roberts
Sands	Schulte	Schultz	Soderberg
Sorenson	Struyk	Sweeney	Tjepkes
Tymeson	Upmeyer	Van Engelenhoven	Wagner
Watts	Windschitl	Worthan	

Absent or not voting, 3:

Chambers	Ford	Murphy, Spkr.
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Unfinished Business Calendar

[House File 812](#), a bill for an act relating to programs administered by the commission on volunteer service by establishing Iowa summer youth corps and green corps programs, creating the community programs account and making appropriations from the account, excluding certain payments provided to an AmeriCorps volunteer from state income tax, and providing effective dates, was taken up for consideration.

Thomas of Clayton offered the following amendment [H-1532](#) filed by him and moved its adoption:

[H-1532](#)

- 1 Amend [House File 812](#) as follows:
- 2 1. Page 4, line 5, by striking the word "adults"
- 3 and inserting the following: "persons".
- 4 2. Page 4, line 6, by striking the words
- 5 "eighteen through twenty-five" and inserting the
- 6 following: "sixteen through twenty-four".
- 7 3. Page 5, by striking lines 8 and 9 and
- 8 inserting the following:
- 9 "1. Except as provided in subsection 2, this Act,
- 10 being deemed of immediate importance, takes effect
- 11 upon enactment."

Amendment [H-1532](#) was adopted, placing out of order amendment [H-1529](#) filed by Thomas of Clayton on April 9, 2009.

[SENATE FILE 482](#) SUBSTITUTED FOR [HOUSE FILE 812](#)

Thomas of Clayton asked and received unanimous consent to substitute [Senate File 482](#) for [House File 812](#).

[Senate File 482](#), a bill for an act relating to programs administered by the commission on volunteer service by establishing Iowa summer youth corps and green corps programs, creating the community programs account and making appropriations from the account, excluding certain payments provided to an AmeriCorps volunteer from state income tax, and providing effective dates, was taken up for consideration.

Thomas of Clayton 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. 482](#))

The ayes were, 96:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert
Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing
Lukan	Lykam	Marek	Mascher
May	McCarthy	Mertz	Miller, H.
Oldson	Olson, D.	Olson, R.	Olson, S.
Palmer	Paulsen	Petersen	Pettengill
Quirk	Raecker	Rants	Rayhons
Reasoner	Reichert	Roberts	Sands
Schueller	Schulte	Schultz	Shomshor
Smith	Soderberg	Sorenson	Steckman
Struyk	Swaim	Sweeney	Taylor, D.
Taylor, T.	Thede	Thomas	Tjepkes
Tymeson	Upmeyer	Van Engelenhoven	Wagner
Watts	Wendt	Wenthe	Wessel-Kroeschell

Whitaker	Whitead	Willems	Winckler
Windschitl	Worthan	Zirkelbach	Olson, T., Presiding

The nays were, none.

Absent or not voting, 4:

Chambers	Ford	Miller, L.	Murphy, Spkr.
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

[HOUSE FILE 812](#) WITHDRAWN

Thomas of Clayton asked and received unanimous consent to withdraw [House File 812](#) from further consideration by the House.

IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **Senate Files 452** and **482**.

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [Senate File 472](#).

McCarthy of Polk asked and received unanimous consent to suspend Rule 31, related to the timely filing of amendments.

COMMITTEE RECOMMENDATION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendation has been received and is on file in the office of the Chief Clerk.

MARK W. BRANDSGARD
Chief Clerk of the House

COMMITTEE ON APPROPRIATIONS

[Senate File 472](#), a bill for an act relating to and making appropriations to the judicial branch, and providing an effective date.

Fiscal Note is not required.

Recommended **Do Pass** April 9, 2009.

Appropriations Calendar

Senate File 472, a bill for an act relating to and making appropriations to the judicial branch, and providing an effective date, with report of committee recommending passage, was taken up for consideration.

Reichert of Muscatine offered the following amendment **H-1537** filed by him from the floor and moved its adoption:

H-1537

- 1 Amend **Senate File 472**, as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 3, by striking lines 21 and 22 and
- 4 inserting the following:
- 5 "Sec. ____ TRAVEL REIMBURSEMENT. Notwithstanding
- 6 section 602.1509, a judicial officer may waive
- 7 travel".
- 8 2. Page 4, line 15, by striking the word
- 9 "section" and inserting the following: "sections".
- 10 3. Page 4, line 16, by inserting after the word
- 11 "permitting" the following: "waiver of travel
- 12 reimbursement and".
- 13 4. Page 4, line 17, by striking the word "takes"
- 14 and inserting the following: "take".
- 15 5. By renumbering as necessary.

Roll call was requested by Schultz of Crawford and Worthan of Buena Vista.

On the question "Shall amendment **H-1537** be adopted?" (**S.F. 472**)

The ayes were, 95:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Cohoon
Cownie	De Boef	Deyoe	Dolecheck
Drake	Ficken	Forristall	Frevert
Gaskill	Gayman	Grassley	Hagenow
Heaton	Heddens	Helland	Horbach
Hunter	Huseman	Huser	Isenhart
Jacoby	Kaufmann	Kearns	Kelley
Koester	Kressig	Kuhn	Lensing

Lukan	Lykam	Marek	Mascher
May	McCarthy	Mertz	Miller, H.
Oldson	Olson, D.	Olson, R.	Olson, S.
Palmer	Paulsen	Petersen	Pettengill
Quirk	Raecker	Rants	Reasoner
Reichert	Roberts	Sands	Schueller
Schulte	Schultz	Shomshor	Smith
Soderberg	Sorenson	Steckman	Struyk
Swaim	Sweeney	Taylor, D.	Taylor, T.
Thede	Thomas	Tjepkes	Tymeson
Upmeyer	Van Engelenhoven	Wagner	Watts
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Willems	Winckler	Windschitl
Worthan	Zirkelbach	Olson, T., Presiding	

The nays were, none.

Absent or not voting, 5:

Chambers	Ford	Miller, L.	Murphy, Spkr.
Rayhons			

Amendment [H-1537](#) was adopted.

Alons of Sioux offered amendment [H-1538](#) filed by him and Mertz of Kossuth from the floor.

[H-1538](#)

1 Amend [Senate File 472](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 4, by inserting after line 14 the
 4 following:
 5 "Sec.____. INTERPRETATION AND APPLICATION OF
 6 MARRIAGE STATUTE. The provisions of the Code of Iowa
 7 relating to marriage in this state shall continue to
 8 be interpreted and applied to individuals as specified
 9 and in accordance with section 595.2, Code 2009, until
 10 all of the earliest opportunities to amend the
 11 Constitution of the State of Iowa pursuant to Article
 12 X of the Constitution of the State of Iowa, to
 13 maintain such interpretation and application, have
 14 been exhausted."
 15 2. Page 4, by inserting after line 17 the
 16 following:
 17 "Sec.____. EFFECTIVE DATE – RETROACTIVE
 18 APPLICABILITY. The section of this Act relating to
 19 the interpretation and application of the provisions
 20 of the Code of Iowa relating to marriage, being deemed
 21 of immediate importance, takes effect upon enactment

22 and is retroactively applicable to April 3, 2009."
 23 3. Title page, line 2, by inserting after the
 24 word "date" the following: ", and providing for
 25 retroactive applicability".
 26 4. By renumbering as necessary.

T. Taylor of Linn rose on a point of order that amendment [H-1538](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1538](#) not germane.

Alons of Sioux moved to suspend the rules to consider amendment [H-1538](#).

Roll call was requested by Alons of Sioux and Watts of Dallas.

On the question "Shall the rules be suspended to consider amendment [H-1538](#)?" ([S.F. 472](#))

The ayes were, 44:

Alons	Anderson	Arnold	Bailey
Baudler	Cownie	De Boef	Deyoe
Dolecheck	Drake	Forristall	Grassley
Hagenow	Heaton	Helland	Horbach
Huseman	Kaufmann	Koester	May
Mertz	Miller, L.	Olson, S.	Paulsen
Pettengill	Raecker	Rants	Rayhons
Roberts	Sands	Schulte	Schultz
Soderberg	Sorenson	Struyk	Sweeney
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Wagner	Watts	Windschitl	Worthan

The nays were, 51:

Abdul-Samad	Beard	Bell	Berry
Bukta	Burt	Cohoon	Ficken
Frevert	Gaskill	Gayman	Heddens
Hunter	Huser	Isenhart	Jacoby
Kearns	Kelley	Kressig	Kuhn
Lensing	Lykam	Marek	Mascher
McCarthy	Miller, H.	Oldson	Olson, D.
Olson, R.	Palmer	Petersen	Reasoner
Reichert	Schueller	Shomshor	Smith
Steckman	Swaim	Taylor, D.	Taylor, T.
Thede	Thomas	Wendt	Wenthe

Wessel-Kroeschell Winckler	Whitaker Zirkelbach	Whitead Olson, T., Presiding	Willems
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Absent or not voting, 5:

Chambers Quirk	Ford	Lukan	Murphy, Spkr.
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The motion to suspend the rules lost.

T. Taylor of Linn 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. 472](#))

The ayes were, 53:

Abdul-Samad	Bailey	Beard	Bell
Berry	Bukta	Burt	Cohoon
Ficken	Frevert	Gaskill	Gayman
Heddens	Hunter	Isenhart	Jacoby
Kearns	Kelley	Kressig	Kuhn
Lensing	Lykam	Marek	Mascher
McCarthy	Mertz	Miller, H.	Oldson
Olson, D.	Olson, R.	Palmer	Petersen
Quirk	Reasoner	Reichert	Schueller
Shomshor	Smith	Steckman	Swaim
Taylor, D.	Taylor, T.	Thede	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Willems	Winckler	Zirkelbach
Olson, T., Presiding			

The nays were, 43:

Alons	Anderson	Arnold	Baudler
Cownie	De Boef	Deyoe	Dolecheck
Drake	Forristall	Grassley	Hagenow
Heaton	Helland	Horbach	Huseman
Huser	Kaufmann	Lukan	May
Miller, L.	Olson, S.	Paulsen	Pettengill
Raecker	Rants	Rayhons	Roberts
Sands	Schulte	Schultz	Soderberg
Sorenson	Struyk	Sweeney	Tjepkes
Tymeson	Upmeyer	Van Engelenhoven	Wagner
Watts	Windschitl	Worthan	

Absent or not voting, 4:

Chambers Ford Koester Murphy, Spkr.

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

IMMEDIATE MESSAGE

McCarthy of Polk asked and received unanimous consent that [Senate File 472](#) be immediately messaged to the Senate.

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 April 13, 2009, amended and passed the following bill in which the concurrence of the Senate was asked:

[House File 759](#), a bill for an act requiring counties and cities with flood hazard areas within their boundaries to participate in the national flood insurance program.

Also: That the Senate has on April 13, 2009, amended the House amendment, concurred in the House amendment as amended and passed the following bill in which the concurrence of the House is asked:

[Senate File 437](#), a bill for an act relating to the affairs of the governing body of a drainage district by providing for public access to meetings and records.

MICHAEL E. MARSHALL, Secretary

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 10, 2009, he approved and transmitted to the Secretary of State the following bills:

[House File 317](#), an Act relating to inclusion of assisted living services under the medical assistance home and community-based services waiver for the elderly.

[House File 380](#), an Act relating to the administration of programs under the jurisdiction of the department of public health and increasing a penalty and providing an effective date.

[House File 475](#), an Act making technical changes to the laws relating to elections and voter registration, making a penalty applicable, and including effective date and applicability date provisions.

COMMUNICATIONS RECEIVED

The following communications were received and filed in the office of the Chief Clerk:

AUDITOR OF THE STATE

Annual report covering the fiscal year ending June 30, 2008, pursuant to Chapter 11.25, Code of Iowa.

IOWA WORKFORCE DEVELOPMENT

Annual status report on the unemployment compensation trust fund, pursuant to Chapter 96.35, Code of Iowa.

CERTIFICATES OF RECOGNITION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that certificates of recognition have been issued as follows.

MARK W. BRANDSGARD
Chief Clerk of the House

- 2009\3580 Isaac Ales, Muscatine – For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.
- 2009\3581 Charles and Vera Walk, Mason City – For celebrating their 50th wedding anniversary.
- 2009\3582 Jess and Virginia Harris, Mason City – For celebrating their 50th wedding anniversary.
- 2009\3583 Wesley and Violet Dahl, Mason City – For celebrating their 60th wedding anniversary.
- 2009\3584 Clarence and Ila Beyer, Tipton – For celebrating their 65th wedding anniversary.
- 2009\3585 Betty Akers, West Liberty – For celebrating her 90th birthday.
- 2009\3586 Morningside College “Mustangs” Women’s Basketball Team Coach Jamie Sale and Assistant Coach Jill Bodammer, Sioux City – For winning the 2009 NAIA Division II Women’s Basketball National Championship.
- 2009\3587 James and Beverly McCreary, Davenport – For celebrating their 50th wedding anniversary.

- 2009\3588 Abby Haynes, Hampton – Dumont High School – For earning All-State Speech honors at the State Individual Speech Contest and thereby invited to perform at the All-State Speech Festival at the University of Northern Iowa.
- 2009\3589 Briana Lage, Meservey – For being named to the Academic All-State Team for basketball by the Iowa Basketball Coaches Association.
- 2009\3590 Harold Haugen, Rockwell – For celebrating his 88th birthday.
- 2009\3591 Iris Ong, Clear Lake – For celebrating her 90th birthday.
- 2009\3592 LaVeta Liekweg, Hampton – For celebrating her 90th birthday.
- 2009\3593 Cleo Cookman, Clear Lake – For celebrating her 90th birthday.
- 2009\3594 Marilyn Sheahan, Sheffield – For celebrating her 80th birthday.
- 2009\3595 Pauline (Polly) Schoneman, Thornton – For celebrating her 80th birthday.
- 2009\3596 Robert and Joanne White, Ventura – For celebrating their 50th wedding anniversary.
- 2009\3597 Henrietta Vandenbrink, Jefferson – For celebrating her 100th birthday.
- 2009\3598 Waneta Dixon, Jefferson – For celebrating her 90th birthday.
- 2009\3599 Harold Miller, Churdan – For celebrating his 90th birthday.
- 2009\3600 Lester Williamson, Audubon – For celebrating his 90th birthday.
- 2009\3601 Ken Sheridan, Davenport – For celebrating his 100th birthday.
- 2009\3602 Donna Greenwood, Des Moines – For celebrating her 80th birthday.
- 2009\3603 Merwyn and Joyce Scheckel, DeWitt – For celebrating their 50th wedding anniversary.
- 2009\3604 Bob and Rosella Boleyn, Elgin – For celebrating their 60th wedding anniversary.
- 2009\3605 Don and Elva Roorda, Pella – For celebrating their 50th wedding anniversary.
- 2009\3606 Jerry and Louise Byers, Pella – For celebrating their 80th birthdays.
- 2009\3607 Daryl and Veronica Nestvedt, Des Moines – For celebrating their 60th wedding anniversary.

- 2009\3608 Edith Aichele, Winterset – For celebrating her 90th birthday.
- 2009\3609 Ben Schulteis, Nodaway Valley – For receiving the Outstanding Performance Award in the Vocal Duet division of the 2009 Class 2A State Solo / Ensemble Music Contest.
- 2009\3610 Alec Carlson, Nodaway Valley – For receiving the Outstanding Performance Award in the Vocal Duet and Vocal Solo division of the 2009 Class 2A State Solo / Ensemble Music Contest.
- 2009\3611 Philip Herr, Nodaway Valley – For receiving the Outstanding Performance Award in the Brass Duet division of the 2009 Class 2A State Solo / Ensemble Music Contest.
- 2009\3612 Stephen Herr, Nodaway Valley – For receiving the Outstanding Performance Award in the Brass Duet division of the 2009 Class 2A State Solo / Ensemble Music Contest.
- 2009\3613 Hugh and Donnie Ross, Atlantic – For celebrating their 60th wedding anniversary.
- 2009\3614 Laverne Nelson, Irwin – For celebrating his 90th birthday.
- 2009\3615 Robert J. and Maxine Duncan, Ainsworth – For celebrating their 50th wedding anniversary.
- 2009\3616 Peg Kulp, Columbus City – For celebrating her 80th birthday.
- 2009\3617 Janette Schulze, Burlington – For celebrating her 101st birthday.
- 2009\3618 Irvin and Ruth Stein, Burlington – For celebrating their 60th wedding anniversary.
- 2009\3619 Allen and Cathy Waterman, Burlington – For celebrating their 50th wedding anniversary.
- 2009\3620 Larry and Evelyn Vance, New London – For celebrating their 50th wedding anniversary.
- 2009\3621 Russell and Jeanne Lucas, West Burlington – For celebrating their 55th wedding anniversary.
- 2009\3622 Velma Tanke, Deep River – For celebrating her 80th birthday.

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.

MARK W. BRANDSGARD
Chief Clerk of the House

COMMITTEE ON APPROPRIATIONS

[Senate File 344](#), a bill for an act relating to the requirements of certain financial assistance programs administered by the department of economic development including a reorganization of the grow Iowa values fund and creating a grow Iowa values financial assistance program.

Fiscal Note is not required.

Recommended **Do Pass** April 9, 2009.

[Senate File 470](#), a bill for an act relating to the funding of, the operation of, and appropriation of moneys to the college student aid commission, the department for the blind, the department of education, and the state board of regents, providing for related matters, and providing effective dates.

Fiscal Note is not required.

Recommended **Do Pass** April 9, 2009.

RESOLUTIONS FILED

[HR 45](#), by Kressig, Smith, T. Olson, Willems, May, Pettengill, Ficken, Heddens, Winckler, Mascher, Thede, Lykam, Bell, Zirkelbach, Reichert, Gaskill, Frevert, Whitead, Bukta, Whitaker, Mertz, T. Taylor, Berry, Petersen, Jacoby, Schueller, Thomas, Kelley, Marek, Palmer, Wenthe, Abdul-Samad, Hunter, Wessel-Kroeschell, Lensing, Kearns, D. Taylor, Beard, Reasoner, Cohoon, Oldson, Burt, Wendt and Quirk, a resolution honoring and commemorating the University of Northern Iowa Panthers Men's Basketball Team and Head Coach Ben Jacobson.

Laid over under **Rule 25**.

[HR 46](#), by Schultz, Huseman, Rants, Wendt, Whitead, Lukan, Isenhardt, Kearns, Windschitl, Soderberg, Worthan and Tjepkes, a resolution honoring the Morningside College Women's Basketball Team on their national championship.

Laid over under **Rule 25**.

AMENDMENTS FILED

H-1533	H.F. 234	Smith of Marshall
H-1534	H.F. 807	Rants of Woodbury
H-1535	S.F. 470	Wendt of Woodbury

H-1540	H.F.	818	Horbach of Tama
H-1542	H.F.	807	Rants of Woodbury
H-1543	H.F.	807	Rants of Woodbury
H-1544	H.F.	807	Rants of Woodbury
H-1545	S.F.	470	Soderberg of Plymouth
			Heaton of Henry
H-1546	S.F.	470	Van Engelenhoven of Marion
H-1547	S.F.	470	May of Dickinson
H-1548	S.F.	470	Baudler of Adair
H-1549	S.F.	470	Kaufmann of Cedar
			Struyk of Pottawattamie
H-1550	S.F.	470	De Boef of Keokuk
H-1551	S.F.	470	Heaton of Henry
H-1552	S.F.	470	Dolecheck of Ringgold
H-1553	S.F.	470	Raecker of Polk
H-1554	S.F.	470	Raecker of Polk
H-1555	S.F.	470	Tymeson of Madison
H-1556	S.F.	470	Rants of Woodbury
H-1557	S.F.	470	Koester of Polk
H-1558	H.F.	810	D. Olson of Boone
H-1559	H.F.	759	Senate Amendment
H-1560	S.F.	437	Senate Amendment
H-1561	H.F.	791	Rants of Woodbury
H-1562	S.F.	470	Heaton of Henry
H-1563	S.F.	470	Heaton of Henry
H-1564	S.F.	470	Raecker of Polk
H-1565	S.F.	470	Raecker of Polk

On motion by McCarthy of Polk the House adjourned at 5:19 p.m., until 9:00 a.m., Tuesday, April 14, 2009.