PROOF

STATE OF IOWA

House Journal

THURSDAY, MARCH 19, 2015

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JOURNAL OF THE HOUSE

Sixty-seventh Calendar Day - Forty-third Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, March 19, 2015

The House met pursuant to adjournment at 8:33 a.m., Speaker Paulsen in the chair.

Prayer was offered by Sister Jeanne Hagedorn, Congregation of the Humility of Mary, Des Moines. She was the guest of Representative Anderson of Polk.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Sister Elaine Hagedorn, Congregation of the Humility of Mary, Des Moines. She was the guest of Representative Anderson of Polk.

The Journals of Tuesday, March 17, 2015 and Wednesday, March 18, 2015 were approved.

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 March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 123</u>, a bill for an act prohibiting a person or club holding a liquor control license or retail wine or beer permit from selling or possessing alcoholic liquor in powdered or crystalline form for consumption and making penalties applicable.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 199</u>, a bill for an act making changes to the campaign finance laws relating to independent expenditures and making penalties applicable.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

Senate File 292, a bill for an act relating to the confidentiality of certain juvenile court records.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 407</u>, a bill for an act relating to employee residency qualifications in cities with a civil service commission.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 416</u>, a bill for an act relating to the unauthorized placement of a global positioning device, and providing penalties.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 431</u>, a bill for an act relating to required core curriculum and twenty-first century learning skills addressed in rules adopted by the state board of education.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

Senate File 434, a bill for an act relating to continuing education requirements for licensed barbers.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 435</u>, a bill for an act relating to public access to data processing software under Iowa's open records law.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

Senate File 437, a bill for an act providing time off from work to attend presidential precinct caucuses, making penalties applicable, and including effective date provisions.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 438</u>, a bill for an act requiring the racing and gaming commission to conduct a study on exchange wagering.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

Senate File 441, a bill for an act relating to a health workforce program analysis.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 449</u>, a bill for an act relating to the procedures and requirements for condemnation of property and for disposition of certain condemned property and including applicability provisions.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

Senate File 452, a bill for an act relating to Medicaid program transformation and oversight.

Also: That the Senate has on March 18, 2015, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 463</u>, a bill for an act relating to the redesign of mental health and disabilities services administered by regions comprised of counties.

MICHAEL E. MARSHALL, Secretary

The House stood at ease at 8:43 a.m., until the fall of the gavel.

The House resumed session at 10:45 a.m., Speaker Paulsen in the chair.

CONSIDERATION OF BILLS Regular Calendar

<u>House Joint Resolution 8</u>, a joint resolution requesting the proposal of an amendment to the Constitution of the United States imposing fiscal restraints upon and limiting the power and jurisdiction of the federal government.

WHEREAS, the founders of the Constitution of the United States empowered state legislators to be guardians of liberty against future abuses of power by the federal government; and

WHEREAS, the federal government has created a crushing national debt through improper and imprudent spending; and

WHEREAS, the federal government has invaded the legitimate roles of the states through the manipulative process of federal mandates, most of which are unfunded to a great extent; and

WHEREAS, the federal government has ceased to live under a proper interpretation of the Constitution of the United States; and WHEREAS, it is the solemn duty of the states to protect the liberty of our people, particularly for the generations to come, by proposing amendments to the Constitution of the United States through a convention of the states under Article V of the Constitution for the purpose of restraining these and related abuses of power; NOW THEREFORE,

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

That the Congress of the United States is hereby petitioned to propose an amendment to the Constitution of the United States, for submission to the states for ratification, to impose fiscal restraints on the federal government and limit the federal government's power and jurisdiction; and

BE IT FURTHER RESOLVED, That, alternatively, pursuant to Article V of the Constitution of the United States, the General Assembly, as the Legislature of the State of Iowa, makes application to the Congress of the United States to call a convention for the specific and exclusive purpose of proposing an amendment to the Constitution of the United States, for submission to the states for ratification, to impose fiscal restraints on the federal government and limit the federal government's power and jurisdiction; and

BE IT FURTHER RESOLVED, That if, within sixty days after the legislatures of two-thirds of the states make application for such convention, Congress proposes and submits to the states for ratification an amendment to the Constitution of the United States which imposes fiscal restraints on the federal government and limits the federal government's power and jurisdiction, then this application for a convention shall no longer be of any force and effect; and

BE IT FURTHER RESOLVED, That this application constitutes a continuing application in accordance with Article V of the Constitution of the United States until the legislatures of at least two-thirds of the several states have made applications for a similar convention under Article V, or the Congress has proposed the amendments called for by this Joint Resolution, or the General Assembly acts to withdraw this application; and

BE IT FURTHER RESOLVED, That the Secretary of State shall transmit certified copies of this Joint Resolution to the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, the presiding officer in each house of the legislature in each of the states in the union, and to the members of Iowa's congressional delegation requesting their cooperation.

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 constitutes a petition requesting the United States Congress to amend the United States Constitution, for submission to the states for ratification, to impose fiscal restraints on the federal government and limit the federal government's power and jurisdiction.

Alternatively, the joint resolution provides that pursuant to Article V of the United States Constitution, the Iowa General Assembly applies to the United States Congress to call a convention for the specific and exclusive purpose of proposing an amendment to the United States Constitution, for submission to the states for ratification, to impose fiscal restraints on the federal government and limit the federal government's power and jurisdiction.

Additionally, the joint resolution provides that if within 60 days after the legislatures of two-thirds of the states make application for such convention, Congress proposes and submits to the states for ratification an amendment to the Constitution of the United States which imposes fiscal restraints on the federal government and limits the federal government's power and jurisdiction, then the application for a convention shall no longer be of any force and effect.

Further, the joint resolution provides that it shall serve as a continuing application to call a constitutional convention until at least two-thirds of the legislatures of the several states have made application for a similar convention, or the Congress has proposed the amendments called for by the joint resolution, or the General Assembly withdraws the application.

Finally, the joint resolution requires the Secretary of State to transmit certified copies of the resolution to the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, the presiding officer in each house of the legislature in each of the states in the union, and the members of Iowa's congressional delegation, with report of committee recommending passage, was taken up for consideration.

Windschitl of Harrison in the chair at 10:53 a.m.

Hagenow of Polk offered amendment <u>H-1089</u> filed by him and moved its adoption.

Amendment H-1089 was adopted.

Hagenow of Polk 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?" ($\underline{\text{H.J.R. 8}}$)

The yeas were, 54:

Bacon	Baltimore	Baudler	Baxter
Best	Branhagen	Byrnes	Carlson
Cownie	Deyoe	Dolecheck	Drake
Fisher	Forristall	Fry	Gassman
Grassley	Hagenow	Hanusa	Heartsill
Heaton	Hein	Highfill	Holt
Huseman	Jorgensen	Kaufmann	Klein
Koester	Kooiker	Landon	Maxwell
Miller, L.	Mommsen	Moore	Nunn
Paulsen, Spkr.	Paustian	Pettengill	Rizer
Salmon	Sands	Sexton	Sheets
Sieck	Soderberg	Stanerson	Taylor, R.
Upmeyer	Vander Linden	Watts	Wills
Worthan	Windschitl,		
	Presiding		

The nays were, 43:

Anderson	Bearinger	Bennett
Brown-Powers	Cohoon	Dawson
Finkenauer	Forbes	Gaines
Gustafson	Hall	Hanson
Hunter	Isenhart	Jacoby
Kearns	Kelley	Lensing
Mascher	McConkey	Meyer
Olson	Ourth	Prichard
Running-Marquardt	Smith	Staed
Stutsman	Taylor, T.	Thede
Winckler	Wolfe	
	Brown-Powers Finkenauer Gustafson Hunter Kearns Mascher Olson Running-Marquardt Stutsman	Brown-Powers Cohoon Finkenauer Forbes Gustafson Hall Hunter Isenhart Kearns Kelley Mascher McConkey Olson Ourth Running-Marquardt Smith Stutsman Taylor, T.

Absent or not voting, 3:

Kressig Oldson Rogers

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.

<u>House File 3</u>, a bill for an act relating to invasion of privacy, and providing penalties, with report of committee recommending amendment and passage, was taken up for consideration.

Heartsill of Marion offered amendment $\underline{H-1022}$ filed by the committee on Judiciary and moved its adoption.

The committee amendment H-1022 was adopted.

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. 3)

The ayes were, 97:

Baltimore Abdul-Samad Anderson Bacon Baudler Baxter Bearinger Bennett Brown-Powers Berry Best Branhagen Carlson Byrnes Cohoon Cownie Dawson Deyoe Dolecheck Drake Dunkel Finkenauer Forbes Fisher Forristall Gaskill Fry Gaines Gassman Grassley Gustafson Hagenow Hall Heartsill Hanson Hanusa Heaton Heddens Hein Highfill Holt Hunter Huseman Isenhart Jorgensen Jacoby Jones Kaufmann Kearns Kelley Klein Koester Kooiker Landon Lensing Lykam Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore Paulsen, Spkr. Nunn Olson Ourth Paustian Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sands Smith Sheets Sexton Sieck Soderberg Staed Stanerson Steckman Stutsman Taylor, R. Taylor, T. Thede Vander Linden Watts Wessel-Kroeschell Upmeyer Wills Winckler Wolfe Worthan Windschitl, Presiding

The nays were, none.

Absent or not voting, 3:

Kressig Oldson Rogers

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

House File 6, a bill for an act to expand the criminal offense of and applicability of related penalties for sexual exploitation by a school employee to include all school district employees, with report of committee recommending amendment and passage, was taken up for consideration.

Jones of Clay offered amendment H-1023 filed by the committee on Judiciary and moved its adoption.

The committee amendment $\underline{H-1023}$ was adopted.

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. 6)

The ayes were, 97:

Abdul-Samad	Anderson	Bacon	Baltimore
Baudler	11114010011		Darumore
	Baxter	Bearinger	Bennett
Berry	Best	Branhagen	Brown-Powers
Byrnes	Carlson	Cohoon	Cownie
Dawson	Deyoe	Dolecheck	Drake
Dunkel	Finkenauer	Fisher	Forbes
Forristall	Fry	Gaines	Gaskill
Gassman	Grassley	Gustafson	Hagenow
Hall	Hanson	Hanusa	Heartsill
Heaton	Heddens	Hein	Highfill
Holt	Hunter	Huseman	Isenhart
Jacoby	Jones	Jorgensen	Kaufmann
Kearns	Kelley	Klein	Koester
Kooiker	Landon	Lensing	Lykam
Mascher	Maxwell	McConkey	Meyer
Miller, H.	Miller, L.	Mommsen	Moore
Nunn	Olson	Ourth	Paulsen, Spkr.
Paustian	Pettengill	Prichard	Rizer
Ruff	Running-Marquardt	Salmon	Sands
Sexton	Sheets	Sieck	Smith
Soderberg	Staed	Stanerson	Steckman
Stutsman	Taylor, R.	Taylor, T.	Thede
Upmeyer	Vander Linden	Watts	Wessel-Kroeschell
Wills	Winckler	Wolfe	Worthan
Windschitl,			
Presiding			
0			

The nays were, none.

Absent or not voting, 3:

Kressig

Oldson

Rogers

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

<u>House File 283</u>, a bill for an act relating to the time period over which payments are made under the all Iowa opportunity scholarship program, was taken up for consideration.

Mascher of Johnson offered amendment <u>H-1115</u> filed by her.

Salmon of Black Hawk rose on a point of order that amendment $\underline{\text{H-}1115}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{\text{H-1115}}$ not germane.

Salmon of Black Hawk 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. 283)

The ayes were, 97:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Branhagen Berry Best **Brown-Powers** Byrnes Carlson Cohoon Cownie Dawson Deyoe Dolecheck Drake Dunkel Finkenauer Forbes Fisher Forristall Fry Gaines Gaskill Gassman Grassley Gustafson Hagenow Heartsill Hall Hanson Hanusa Heaton Heddens Hein Highfill Holt Hunter Huseman Isenhart Kaufmann Jacoby Jones Jorgensen Kelley Koester Kearns Klein Kooiker Lykam Landon Lensing Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore Ourth Paulsen, Spkr. Nunn Olson Paustian Pettengill Prichard Rizer Running-Marquardt Salmon Sands

Sexton Soderberg Stutsman Upmeyer Wills Sheets Staed Taylor, R. Vander Linden Winckler Sieck Stanerson Taylor, T. Watts Wolfe Smith Steckman Thede Wessel-Kroeschell

Worthan

Windschitl, Presiding

The nays were, none.

Absent or not voting, 3:

Kressig

Oldson

Rogers

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

<u>House File 284</u>, a bill for an act relating to the limitation on the annual amount of an Iowa tuition grant paid to a qualified student, was taken up for consideration.

Mascher of Johnson offered amendment H-1116 filed by her.

Stanerson of Linn rose on a point of order that amendment $\underline{H-1116}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-1116}$ not germane.

Stanerson 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?" (H.F. 284)

The ayes were, 97:

Abdul-Samad Baudler Berry Byrnes Dawson Dunkel Forristall Gassman Hall Heaton Anderson
Baxter
Best
Carlson
Deyoe
Finkenauer
Fry
Grassley
Hanson
Heddens

Bacon Bearinger Branhagen Cohoon Dolecheck Fisher Gaines Gustafson Hanusa Hein Baltimore Bennett Brown-Powers Cownie Drake Forbes Gaskill Hagenow Heartsill Highfill

Hunter Isenhart Holt Huseman Jacoby Jones Jorgensen Kaufmann Kelley Koester Kearns Klein Kooiker Landon Lykam Lensing Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Moore Mommsen Olson Ourth Paulsen, Spkr. Nunn Pettengill Paustian Prichard Rizer Ruff Running-Marquardt Salmon Sands Sexton Sheets Sieck Smith Steckman Soderberg Staed Stanerson Taylor, R. Stutsman Taylor, T. Thede Wessel-Kroeschell Upmeyer Vander Linden Watts Wills Winckler Wolfe Worthan

Windschitl, Presiding

The nays were, none.

Absent or not voting, 3:

Kressig Oldson Rogers

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

<u>House File 346</u>, a bill for an act relating to at-risk, alternative and alternative school, and returning dropout and dropout prevention programs and funding, was taken up for consideration.

Dolecheck of Ringgold 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. 346)

The ayes were, 97:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Berry Best Branhagen **Brown-Powers** Carlson Cohoon Cownie Byrnes Dawson Deyoe Dolecheck Drake Dunkel Finkenauer Forbes Fisher Forristall Fry Gaines Gaskill Gassman Grassley Gustafson Hagenow Hall Hanson Heartsill Hanusa Heaton Heddens Hein Highfill Holt Hunter Huseman Isenhart

Kaufmann Jacoby Jones Jorgensen Kearns Kelley Klein Koester Kooiker Landon Lykam Lensing McConkey Meyer Mascher Maxwell Miller, H. Miller, L. Mommsen Moore Olson Ourth Paulsen, Spkr. Nunn Paustian Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sands Smith Sexton Sheets Sieck Soderberg Staed Stanerson Steckman Taylor, R. Taylor, T. Thede Stutsman Wessel-Kroeschell Upmeyer Vander Linden Watts Wills Winckler Wolfe Worthan

Windschitl, Presiding

The nays were, none.

Absent or not voting, 3:

Kressig Oldson Rogers

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

Speaker Paulsen in the chair at 11:50 a.m.

HOUSE FILE 126 WITHDRAWN

Salmon of Black Hawk asked and received unanimous consent to withdraw <u>House File 126</u> from further consideration by the House.

<u>House File 503</u>, a bill for an act excluding certain show animals from formulas used to calculate the capacity of animal feeding operations, was taken up for consideration.

Klein of Washington 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. 503)

The ayes were, 97:

Abdul-SamadAndersonBaconBaltimoreBaudlerBaxterBearingerBennettBerryBestBranhagenBrown-Powers

Byrnes Carlson Cohoon Cownie Dawson Deyoe Dolecheck Drake Finkenauer Dunkel Fisher Forbes Gaskill Forristall Fry Gaines Gassman Grassley Gustafson Hagenow Hall Heartsill Hanson Hanusa Heddens Highfill Heaton Hein Holt Hunter Huseman Isenhart Jorgensen Kaufmann Jacoby Jones Kearns Kelley Klein Koester Kooiker Lykam Landon Lensing Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore Nunn Olson Ourth Paustian Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sands Sexton Sheets Sieck Smith Soderberg Staed Stanerson Steckman Stutsman Taylor, R. Taylor, T. Thede Upmeyer Vander Linden Wessel-Kroeschell Wills Watts Winckler Windschitl Wolfe Worthan Mr. Speaker Paulsen

The nays were, none.

Absent or not voting, 3:

Kressig Oldson Rogers

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

HOUSE FILE 168 WITHDRAWN

Klein of Washington asked and received unanimous consent to withdraw <u>House File 168</u> from further consideration by the House.

House File 529, a bill for an act relating to drainage and levee districts, by providing for mergers, repairs and improvements, and elections, was taken up for consideration.

Maxwell of Poweshiek 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. 529)

The ayes were, 97:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Berry Best Branhagen **Brown-Powers** Byrnes Carlson Cohoon Cownie Drake Dawson Devoe Dolecheck Dunkel Finkenauer Fisher Forbes Gaskill Forristall Fry Gaines Grassley Hagenow Gassman Gustafson Hall Hanson Hanusa Heartsill Heddens Heaton Hein Highfill Holt Hunter Huseman Isenhart Jacoby Kaufmann Jones Jorgensen Kearns Kelley Klein Koester Kooiker Landon Lensing Lykam Maxwell Meyer Mascher McConkey Miller, H. Miller, L. Mommsen Moore Nunn Olson Ourth Paustian Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sands Sexton Sheets Sieck Smith Soderberg Staed Stanerson Steckman Stutsman Taylor, R. Taylor, T. Upmeyer Thede Vander Linden Watts Wessel-Kroeschell Wills Winckler Windschitl Wolfe Worthan Mr. Speaker Paulsen

The nays were, none.

Absent or not voting, 3:

Kressig Oldson Rogers

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

HOUSE FILE 401 WITHDRAWN

Maxwell of Poweshiek asked and received unanimous consent to withdraw <u>House File 401</u> from further consideration by the House.

<u>House File 544</u>, a bill for an act regarding the use of waste conversion technologies as a waste management practice, 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. 544)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baltimore Bennett Baudler Baxter Bearinger Best Branhagen Brown-Powers Berry Byrnes Carlson Cohoon Cownie Dawson Dolecheck Drake Deyoe Dunkel Finkenauer Fisher Forbes Gaskill Forristall Gaines Fry Gassman Grassley Hagenow Hall Hanson Hanusa Heartsill Heaton HeinHighfill Heddens Holt Hunter Huseman Isenhart Jacoby Jones Jorgensen Kaufmann Kearns Kelley Klein Koester Kooiker Lykam Mascher Landon Lensing Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore Nunn Ourth Pettengill Olson Paustian Prichard Rizer Ruff Running-Marquardt Salmon Sheets Sands Sexton Sieck Smith Soderberg Staed Taylor, R. Stanerson Steckman Stutsman Vander Linden Taylor, T. Thede Upmeyer Watts Wessel-Kroeschell Wills Winckler Windschitl Wolfe Worthan Mr. Speaker Paulsen

The nays were, none.

Absent or not voting, 4:

Gustafson Kressig Oldson Rogers

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

HOUSE FILE 162 WITHDRAWN

Jones of Clay asked and received unanimous consent to withdraw <u>House File 162</u> from further consideration by the House.

House File 299, a bill for an act prohibiting the use of agreements concerning private land owners entered into by the loess hills development and conservation authority or the loess hills alliance, with report of committee recommending passage, was taken up for consideration.

Sieck of Mills 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. 299)

The ayes were, 95:

Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Berry Brown-Powers BestBranhagen Byrnes Carlson Cohoon Cownie Dawson Dunkel Deyoe Dolecheck Drake Finkenauer Fisher Forbes Forristall Gaines Gaskill Gassman Fry Hall Grassley Gustafson Hagenow Hanson Hanusa Heartsill Heaton Heddens Hein Highfill Holt Hunter Huseman Isenhart Jacoby Jones Jorgensen Kaufmann Kearns Kelley Klein Koester Kooiker Landon Lykam Mascher Lensing Maxwell McConkey Miller, H. Meyer Miller, L. Mommsen Moore Nunn Ourth Paustian Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sands Sexton Sheets Sieck Smith Soderberg Staed Stanerson Steckman Taylor, R. Taylor, T. Stutsman Vander Linden Thede Upmeyer Watts Wessel-Kroeschell Wills Winckler Windschitl Wolfe Worthan Mr. Speaker Paulsen

The nays were, 1:

Olson

Absent or not voting, 4:

Abdul-Samad Kressig Oldson Rogers

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

<u>House File 563</u>, a bill for an act relating to vehicle recyclers, including the transfer of motor vehicles to vehicle recyclers and compliance with the national motor vehicle title information system, making penalties applicable, and including effective date provisions, was taken up for consideration.

Best of Carroll offered amendment $\underline{H-1106}$ filed by him and moved its adoption.

Amendment <u>H-1106</u> was adopted.

Best of Carroll 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. 563)

The ayes were, 97:

Paulsen

Abdul-Samad Anderson Bacon Baltimore Bearinger Baudler Baxter Rennett Best **Brown-Powers** Berry Branhagen Byrnes Carlson Cohoon Cownie Drake Dolecheck Dawson Devoe Dunkel Finkenauer Fisher Forbes Gaskill Forristall Fry Gaines Gassman Grassley Gustafson Hagenow Hall Hanson Hanusa Heartsill Heaton Heddens Hein Highfill Holt Hunter Huseman Isenhart Jacoby Jones Jorgensen Kaufmann Kearns Kelley Klein Koester Kooiker Landon Lensing Lvkam Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Moore Mommsen Nunn Olson Ourth Paustian Prichard Pettengill Rizer Ruff Running-Marquardt Salmon Sands Sexton Smith Soderberg Sheets Sieck Staed Stanerson Steckman Stutsman Taylor, R. Taylor, T. Thede Upmeyer Vander Linden Watts Wessel-Kroeschell Wills Winckler Windschitl Wolfe Worthan Mr. Speaker

The nays were, none.

Absent or not voting, 3:

Kressig

Oldson

Rogers

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

HOUSE FILE 482 WITHDRAWN

Best of Carroll asked and received unanimous consent to withdraw House File 482 from further consideration by the House.

House File 583, a bill for an act relating to the control of effluent from animal truck wash facilities, by requiring certain permits, regulating storage and application of effluent, and making penalties applicable, was taken up for consideration.

Sexton of Calhoun offered amendment $\underline{H-1088}$ filed by him.

Sexton of Calhoun offered amendment $\underline{H-1122}$, to amendment H-1088, filed by him from the floor and moved its adoption.

Amendment H-1122, to amendment H-1088, was adopted.

Sexton of Calhoun moved the adoption of amendment $\underline{\text{H--}1088}$, as amended.

Amendment H-1088, as amended, was adopted.

Sexton of Calhoun 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. 583)

The ayes were, 97:

Abdul-Samad Anderson
Baudler Baxter
Berry Best
Byrnes Carlson
Dawson Deyoe

Bacon Bearinger Branhagen Cohoon Dolecheck Baltimore Bennett Brown-Powers Cownie Drake

Forbes Dunkel Finkenauer Fisher Forristall Fry Gaines Gaskill Hagenow Gassman Grassley Gustafson Heartsill Hall Hanson Hanusa Heaton Heddens Hein Highfill Holt Huseman Isenhart Hunter Jacoby Jorgensen Kaufmann Jones Kearns Kelley Klein Koester Kooiker Landon Lykam Lensing Mascher Maxwell McConkey Meyer Mommsen Miller, H. Miller, L. Moore Nunn Olson Ourth Paustian Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sands Sexton Sheets Sieck Smith Soderberg Staed Stanerson Steckman Stutsman Taylor, R. Taylor, T. Thede Upmeyer Vander Linden Watts Wessel-Kroeschell Wills Winckler Windschitl Wolfe Worthan Mr. Speaker

Paulsen

The nays were, none.

Absent or not voting, 3:

Kressig Oldson

Rogers

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

HOUSE FILE 425 WITHDRAWN

Sexton of Calhoun asked and received unanimous consent to withdraw House File 425 from further consideration by the House.

House File 597, a bill for an act relating to the distribution of fines imposed by the automated enforcement of traffic laws, was taken up for consideration.

T. Taylor of Linn offered amendment H-1109 filed by him and Best of Carroll and moved its adoption.

Amendment H-1109 was adopted.

Olson of Polk asked and received unanimous consent to withdraw amendment H-1081 filed by him on March 12, 2015.

67th Day

Best of Carroll 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. 597)

The ayes were, 97:

Abdul-Samad Anderson Bacon Baltimore Bennett Baudler Baxter Bearinger Best Branhagen Brown-Powers Berry Byrnes Carlson Cohoon Cownie Dawson Dolecheck Drake Devoe Dunkel Finkenauer Fisher Forbes Gaskill Forristall Gaines Fry Gassman Grassley Gustafson Hagenow Hall Hanson Hanusa Heartsill Highfill Heaton Heddens Hein Isenhart Holt Hunter Huseman Jacoby Jones Jorgensen Kaufmann Kearns Kelley Klein Koester Lykam Kooiker Landon Lensing Mascher Maxwell McConkey Meyer Miller, H. Moore Miller, L. Mommsen Paustian Nunn Olson Ourth Pettengill Prichard Rizer Ruff Running-Marquardt Salmon Sexton Sands Sheets Sieck Smith Soderberg Stutsman Staed Stanerson Steckman Taylor, R. Taylor, T. Thede Upmeyer Vander Linden Watts Wessel-Kroeschell Wills Winckler Windschitl Wolfe Worthan Mr. Speaker

Paulsen

The nays were, none.

Absent or not voting, 3:

Kressig Oldson Rogers

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

HOUSE FILE 90 WITHDRAWN

Best of Carroll asked and received unanimous consent to withdraw <u>House File 90</u> from further consideration by the House.

IMMEDIATE MESSAGES

Upmeyer of Cerro Gordo asked and received unanimous consent that the following bills be immediately messaged to the Senate: <u>House Joint Resolution 8</u> and House Files 3, 6, 283, 284, 299, 346, 503, 529, 544, 563, 583 and 597.

INTRODUCTION OF BILLS

<u>House File 603</u>, by committee on Ways and Means, a bill for an act exempting from the sales tax the sales price for the use of self-pay washers and dryers.

Read first time and placed on the Ways and Means calendar.

House File 604, by committee on Ways and Means, a bill for an act relating to the individual income tax by providing an alternative base income tax and related alternative cumulative income surtax imposed at the election of the taxpayer and including effective date and retroactive applicability provisions.

Read first time and placed on the Ways and Means calendar.

SENATE MESSAGES CONSIDERED

Senate File 123, by committee on Commerce, a bill for an act prohibiting a person or club holding a liquor control license or retail wine or beer permit from selling or possessing alcoholic liquor in powdered or crystalline form for consumption and making penalties applicable.

Read first time and passed on file.

<u>Senate File 199</u>, by committee on State Government, a bill for an act making changes to the campaign finance laws relating to independent expenditures and making penalties applicable.

Read first time and referred to committee on **State Government**.

Senate File 292, by committee on Judiciary, a bill for an act relating to the confidentiality of certain juvenile court records.

Read first time and passed on file.

<u>Senate File 407</u>, by committee on Local Government, a bill for an act relating to employee residency qualifications in cities with a civil service commission.

Read first time and referred to committee on Local Government.

<u>Senate File 416</u>, by committee on Judiciary, a bill for an act relating to the unauthorized placement of a global positioning device, and providing penalties.

Read first time and referred to committee on Judiciary.

<u>Senate File 431</u>, by committee on Education, a bill for an act relating to required core curriculum and twenty-first century learning skills addressed in rules adopted by the state board of education.

Read first time and referred to committee on Education.

Senate File 434, by committee on State Government, a bill for an act relating to continuing education requirements for licensed barbers.

Read first time and referred to committee on **State Government**.

<u>Senate File 435</u>, by committee on State Government, a bill for an act relating to public access to data processing software under Iowa's open records law.

Read first time and passed on file.

Senate File 437, by committee on State Government, a bill for an act providing time off from work to attend presidential precinct caucuses, making penalties applicable, and including effective date provisions.

Read first time and referred to committee on Labor.

<u>Senate File 438</u>, by committee on State Government, a bill for an act requiring the racing and gaming commission to conduct a study on exchange wagering.

Read first time and referred to committee on State Government.

<u>Senate File 441</u>, by committee on Human Resources, a bill for an act relating to a health workforce program analysis.

Read first time and referred to committee on Human Resources.

<u>Senate File 452</u>, by committee on Human Resources, a bill for an act relating to Medicaid program transformation and oversight.

Read first time and referred to committee on Human Resources.

<u>Senate File 463</u>, by committee on Human Resources, a bill for an act relating to the redesign of mental health and disabilities services administered by regions comprised of counties.

Read first time and referred to committee on Human Resources.

LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Kressig of Black Hawk Rogers of Black Hawk Oldson of Polk

SUBCOMMITTEE ASSIGNMENTS

House Joint Resolution 11

Judiciary: Windschitl, Chair; Olson and Rizer.

House File 600

Commerce: Landon, Chair; Forbes and Rizer.

Senate File 151

Public Safety: Holt, Chair; Brown-Powers and Heartsill.

Senate File 202

Commerce: Kaufmann, Chair; Forbes and Landon.

Senate File 264

Public Safety: Fry, Chair; Kressig and Worthan.

Senate File 309

Public Safety: Holt, Chair; Heartsill and Wolfe.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENT

House Study Bill 221

Local Government: Koester, Chair; Heartsill and Staed.

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:

> CARMINE BOAL Chief Clerk of the House

COMMITTEE ON WAYS AND MEANS

Committee Bill (Formerly House File 514), establishing a motor vehicle insurance verification program, establishing fees, and including penalty and effective date provisions.

Fiscal Note: No

Recommendation: Amend and Do Pass March 18, 2015.

Committee Bill (Formerly House Study Bill 64), exempting from the sales tax the sales price for the use of self-pay washers and dryers.

Fiscal Note: No

Recommendation: Do Pass March 18, 2015.

Committee Bill (Formerly House Study Bill 215), relating to the individual income tax by providing an alternative base income tax and related alternative cumulative income surtax imposed at the election of the taxpayer and including effective date and retroactive applicability provisions.

Fiscal Note: No

Recommendation: Do Pass March 18, 2015.

AMENDMENTS FILED

450 H-1120H.F. Koester of Polk

THURSDAY.	MARCH	19.	2015
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<u>H-1121</u>	H.F.	394	Dawson of Woodbury
<u>H-1122</u>	H.F.	<u>583</u>	Sexton of Calhoun
<u>H-1123</u>	H.F.	<u>585</u>	Fisher of Tama
H-1124	H.F.	<u>585</u>	Fisher of Tama
H-1125	H.F.	203	L. Miller of Scott
<u>H-1126</u>	H.F.	<u>550</u>	Sexton of Calhoun
<u>H-1127</u>	<u>H.F.</u>	394	Hagenow of Polk

On motion by Upmeyer of Cerro Gordo, the House adjourned at 12:31 p.m., until 1:00 p.m., Monday, March 23, 2015.