

PROOF

STATE OF IOWA

House Journal

WEDNESDAY, APRIL 25, 2007

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JOURNAL OF THE HOUSE

One Hundred Eighth Calendar Day - Seventy-third Session Day

Hall of the House of Representatives
Des Moines, Iowa, Wednesday, April 25, 2007

The House met pursuant to adjournment at 9:15 a.m., Speaker Murphy in the chair.

Prayer was offered by Reverend Jonathon Smith, pastor of Tipton Bible Church, Tipton. He was the guest of Representative Jeff Kaufmann of Cedar County.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by the 7th grade class of St. Augustine School, Des Moines. They were the guests of Representative Jo Oldson of Polk County and Representative Mark Smith of Marshall County.

The Journal of Tuesday, April 24, 2007 was approved.

INTRODUCTION OF BILL

[House File 931](#), by committee on ways and means, a bill for an act relating to state and local budgets and taxes by authorizing a commercial property tax credit for individual and corporate income tax, reducing the assessment limitation for commercial and industrial property, establishing a legislative property tax study committee, and including effective and retroactive applicability date provisions.

Read first time and placed on the **ways and means calendar**.

SENATE MESSAGE CONSIDERED

[Senate File 603](#), by Gronstal, a bill for an act relating to consumption of alcoholic beverages at the state capitol complex.

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

On motion by Reasoner of Union, the House was recessed at 9:19 a.m., until 1:00 p.m.

AFTERNOON SESSION

The House reconvened at 2:06 p.m., Speaker Murphy in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Gipp of Winneshiek, Heaton of Henry and Horbach of Tama on request of Rants of Woodbury.

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 25, 2007, amended and passed the following bill in which the concurrence of the House is asked:

[House File 912](#), a bill for an act relating to providing sales, use, and property tax exemptions for a certain web search portal business.

Also: That the Senate has on April 25, 2007, adopted the following resolution in which the concurrence of the House is asked:

[Senate Joint Resolution 5](#), a joint resolution authorizing the temporary use and consumption of alcoholic beverages on the state capitol complex grounds in conjunction with the Hy-Vee BG World Cup Triathlon, and providing an effective date.

Also: that the Senate has on April 25, 2007, adopted the following resolution in which the concurrence of the House is asked:

[Senate Joint Resolution 6](#), a joint resolution approving the permanent acknowledgement of elementary and secondary schools and individual citizens of this state for their contributions of foliage and items to be permanently located on the west capitol terrace and other capitol grounds and providing an effective date.

MICHAEL E. MARSHALL, Secretary

SENATE MESSAGES CONSIDERED

[Senate Joint Resolution 5](#), by Gronstal, a joint resolution authorizing the temporary use and consumption of alcoholic

beverages on the state capitol complex grounds in conjunction with the Hy-Vee BG World Cup Triathlon, and providing an effective date.

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

[Senate Joint Resolution 6](#), by Gronstol, a joint resolution approving the permanent acknowledgement of elementary and secondary schools and individual citizens of this state for their contributions of foliage and items to be permanently located on the west capitol terrace and other capitol grounds and providing an effective date.

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

CONSIDERATION OF BILLS Unfinished Business Calendar

[Senate File 427](#), a bill for an act relating to the Iowa civil rights Act and discrimination based upon a person's sexual orientation or gender identity, with report of committee recommending passage, was taken up for consideration.

The House stood at ease at 2:16 p.m., until the fall of the gavel.

The House resumed session at 5:35 p.m., Speaker Murphy in the chair.

QUORUM CALL

A non-record roll call was requested to determine that a quorum was present. The vote revealed eighty-seven members present, thirteen absent.

The House resumed consideration of [Senate File 427](#).

Rants of Woodbury offered the following amendment [H-1626](#) filed by him and moved its adoption:

[H-1626](#)

- 1 Amend [Senate File 427](#), as passed by the Senate, as
- 2 follows:

- 3 1. Page 1, line 4, by striking the words
 4 "identity, appearance, expression, or behavior" and
 5 inserting the following: "identity".
 6 2. Page 8, by inserting after line 4 the
 7 following:
 8 "Sec.____. NEW SECTION. 216.21 CONSTRUCTION OF
 9 CHAPTER.
 10 This chapter shall not be construed to allow
 11 marriage between persons of the same sex, in
 12 accordance with chapter 595."
 13 3. By renumbering as necessary.

Amendment [H-1626](#) was adopted.

CALL OF THE HOUSE

Pursuant to Rule 78, the following members respectfully request a Call of the House on [Senate File 427](#) and all motions and amendments filed thereto.

SPEAKER MURPHY of Dubuque
 BUKTA of Clinton
 HEDDENS of Story
 H. MILLER of Webster
 REASONER of Union
 WHITAKER of Van Buren

A roll call was requested by Speaker Murphy.

There were 96 members present:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Bell	Berry
Boal	Bukta	Chambers	Clute
Cohoon	Dandekar	Davitt	De Boef
Deyoe	Dolecheck	Drake	Foege
Ford	Forristall	Frevert	Gaskill
Gayman	Granzow	Grassley	Greiner
Heddens	Hoffman	Hunter	Huseman
Huser	Jacobs	Jacoby	Jochum
Kaufmann	Kelley	Kressig	Kuhn
Lensing	Lukan	Lykam	Mascher
May	McCarthy	Mertz	Miller, H.
Miller, L.	Oldson	Olson, D.	Olson, R.
Olson, S.	Olson, T.	Palmer	Paulsen
Petersen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Reasoner
Reichert	Roberts	Sands	Schickel
Schueller	Shomshor	Smith	Soderberg

Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Wiencek	Winckler
Windschitl	Wise	Worthan	Mr. Speaker
			Murphy

Absent 4

Gipp	Heaton	Horbach	Zirkelbach
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Wessel-Kroeschell of Story 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. 427](#))

The ayes were, 59:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Clute	Cphoon	Dandekar
Davitt	Foege	Ford	Forristall
Frevert	Gaskill	Gayman	Heddens
Hoffman	Hunter	Huser	Jacobs
Jacoby	Jochum	Kelley	Kressig
Kuhn	Lensing	Lykam	Mascher
McCarthy	Miller, H.	Miller, L.	Oldson
Olson, D.	Olson, R.	Olson, T.	Palmer
Petersen	Raecker	Reasoner	Reichert
Schickel	Schueller	Shomshor	Smith
Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Wiencek
Winckler	Wise	Mr. Speaker	
		Murphy	

The nays were, 37:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	De Boef	Deyoe
Dolecheck	Drake	Granzow	Grassley
Greiner	Huseman	Kaufmann	Lukan
May	Mertz	Olson, S.	Paulsen
Pettengill	Quirk	Rants	Rasmussen
Rayhons	Roberts	Sands	Soderberg
Tjepkes	Tomenga	Tymeson	Upmeyer
Van Engelenhoven	Van Fossen	Watts	Windschitl
Worthan			

Absent or not voting, 4:

Gipp

Heaton

Horbach

Zirkelbach

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

INTRODUCTION OF BILL

[House File 932](#), by committee on ways and means, a bill for an act relating to revenue for the construction and maintenance of roads.

Read first time and placed on the **ways and means calendar**.

IMMEDIATE MESSAGE

McCarthy of Polk asked and received unanimous consent that **Senate Files 346** and **427** be immediately messaged to the Senate.

McCarthy of Polk moved that further presiding of the call of the House be dispensed with.

The motion prevailed.

On motion by McCarthy of Polk, the House was recessed at 6:02 p.m., until 6:30 p.m.

AFTERNOON SESSION

The House reconvened at 6:50 p.m., Abdul-Samad of Polk in the chair.

QUORUM CALL

A non-record roll call was requested to determine that a quorum was present. The vote revealed ninety-six members present, four absent.

Raecker of Polk introduced to the House former Representative Jeff Elgin from Linn County.

The House rose and expressed its welcome.

SENATE AMENDMENT CONSIDERED

Wise of Lee called up for consideration [House File 912](#), a bill for an act relating to providing sales, use, and property tax exemptions and refunds for a certain web search portal business, amended by the Senate, and moved that the House concur in the following Senate amendment [H-2007](#):

[H-2007](#)

- 1 Amend [House File 912](#), as amended, passed, and
2 reprinted by the House, as follows:
3 1. Page 3, by inserting after line 14 the
4 following:
5 "Sec.____. Section 423.4, Code 2007, is amended by
6 adding the following new subsection:
7 NEW SUBSECTION. 8. a. The owner of an
8 information technology facility located in this state
9 on July 1, 2007, and having a primary business with a
10 North American industry classification system number
11 518210 or 541519 as verified by the department of
12 economic development using nationally recognized
13 third-party sources such as Hoovers, Harris Directory
14 or others designated by the department of economic
15 development, may make an annual application for up to
16 five consecutive years to the department for the
17 refund of the sales or use tax upon the sales price of
18 all sales of fuel used in creating heat, power, and
19 steam for processing or generating electrical current,
20 or from the sale of electricity consumed by computers,
21 machinery, or other equipment for operation of the
22 technology facility.
23 b. An information technology facility shall
24 qualify for the refund in this subsection if all of
25 the following criteria are met:
26 (1) The facility's six-digit North American
27 industry classification system number 518210 or 541519
28 indicates that the facility is primarily engaged in
29 providing computer-related services.
30 (2) The capital expenditures for computers,
31 machinery, and other equipment used in the operation
32 of the facility equals at least one million dollars.
33 (3) The facility is certified as meeting the
34 Leadership in Energy and Environmental Design (LEED)
35 standards.
36 c. The refund may be obtained only in the
37 following manner and under the following conditions:
38 (1) The applicant shall use forms furnished by the
39 department.
40 (2) The applicant shall separately list the

41 amounts of sales and use tax paid during the reporting
42 period.

43 (3) The applicant may request when the refund
44 begins, but it must start on the first day of a month
45 and proceed for a continuous twelve-month period.

46 d. In determining the amount to be refunded, if
47 the dates of the utility billing or meter reading
48 cycle for the sale or furnishing of metered gas and
49 electricity is on or after the first day of the first
50 month through the last day of the last month of the

Page 2

1 refund year, the full amount of tax charged in the
2 billings shall be refunded. In determining the amount
3 to be refunded, if the dates of the sale or furnishing
4 of fuel for purposes of commercial energy and the
5 delivery of the fuel is on or after the first day of
6 the first month through the last day of the last month
7 of the refund year, the full amount of tax charged in
8 the billings shall be refunded.

9 e. To receive refunds during the five-year period,
10 the applicant shall file a refund claim within three
11 months after the end of each refund year.

12 f. The refund in this subsection applies only to
13 state sales and use tax paid and does not apply to
14 local option sales and services taxes imposed pursuant
15 to chapters 423B and 423E."

16 2. Title page, by striking line 2 and inserting
17 the following: "exemptions and refunds for certain
18 computer-related service businesses."

The motion prevailed and the House concurred in the Senate amendment [H-2007](#).

Wise of Lee moved that the bill, as amended by the Senate and concurred in by the House, 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. 912](#))

The ayes were, 95:

Alons	Anderson	Arnold	Bailey
Baudler	Bell	Berry	Boal
Bukta	Chambers	Clute	Cohoon
Dandekar	Davitt	De Boef	Deyoe
Dolecheck	Drake	Foege	Ford
Forristall	Frevert	Gaskill	Gayman

Granzow	Grassley	Greiner	Heddens
Hoffman	Huseman	Huser	Jacobs
Jacoby	Jochum	Kaufmann	Kelley
Kressig	Kuhn	Lensing	Lukan
Lykam	Mascher	May	McCarthy
Mertz	Miller, H.	Miller, L.	Murphy, Spkr.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen
Pettengill	Quirk	Raecker	Rants
Rasmussen	Rayhons	Reasoner	Reichert
Roberts	Sands	Schickel	Schueller
Shomshor	Smith	Soderberg	Staed
Struyk	Swaim	Taylor, D.	Taylor, T.
Thomas	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Wienczek	Winckler	Windschitl
Wise	Worthan	Abdul-Samad, Presiding	

The nays were, 1:

Hunter

Absent or not voting, 4:

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

ADOPTION OF THE REPORT OF THE
CONFERENCE COMMITTEE
([House File 808](#))

Huser of Polk called up for consideration the report of the conference committee on [House File 808](#) and moved the adoption of the conference committee report and the amendments contained therein as follows:

REPORT OF THE CONFERENCE COMMITTEE
ON [HOUSE FILE 808](#)

To the Speaker of the House of Representatives and the President of the Senate:

We, the undersigned members of the conference committee appointed to resolve the differences between the House of Representatives and the Senate on [House File 808](#), a bill for an Act concerning accountability requirements for entities, administrators, and

boards created for joint exercise of governmental powers and providing effective dates, respectfully make the following report:

1. That the Senate recedes from its amendment, [H-1758](#).

2. That [House File 808](#), as amended, passed, and reprinted by the House, is amended to read as follows:

1. Page 2, line 3, by inserting after the words “paragraph “a”” the following: “However, such an entity shall file without charge, in an electronic format, the information described in paragraph "a" with the office of the county recorder in the most populous county served by the entity. The county recorder shall make the information submitted available to the public, which information shall also include access to a copy of the agreement creating the entity.”

ON THE PART OF THE HOUSE

ON THE PART OF THE SENATE

GERI HUSER, Chair
DAN CLUTE
MARY GASKILL
DONOVAN OLSON
DAN RASMUSSEN

KEITH A KREIMAN, Chair
DICK L. DEARDEN
DAVID L. HARTSUCH
HERMAN C. QUIRMBACH
BRAD ZAUN

Huser of Polk moved the adoption of the committee report.

On the question “Shall the conference committee report be adopted?” ([H.F. 808](#))

A non-record roll call was requested.

The ayes were 59, nays 34.

The motion prevailed and the conference committee report was adopted.

Huser of Polk 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. 808](#))

The ayes were, 88:

Anderson	Arnold	Bailey	Bell
Berry	Boal	Bukta	Chambers
Clute	Cohoon	Dandekar	Davitt
Deyoe	Dolecheck	Drake	Foege
Ford	Forristall	Frevort	Gaskill
Gayman	Granzow	Grassley	Greiner
Heddens	Hoffman	Hunter	Huseman

Huser	Jacobs	Jacoby	Jochum
Kaufmann	Kelley	Kressig	Kuhn
Lensing	Lukan	Lykam	Mascher
May	McCarthy	Mertz	Miller, H.
Miller, L.	Murphy, Spkr.	Oldson	Olson, D.
Olson, R.	Olson, S.	Olson, T.	Palmer
Petersen	Pettengill	Quirk	Raecker
Rasmussen	Rayhons	Reasoner	Reichert
Roberts	Schickel	Schueller	Shomshor
Smith	Soderberg	Staed	Struyk
Swaim	Taylor, D.	Thomas	Tjepkes
Tomenga	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen	Watts	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Wiencek
Winckler	Windschitl	Wise	Abdul-Samad, Presiding

The nays were, 6:

Alons	Baudler	Paulsen	Rants
Sands	Worthan		

Absent or not voting, 6:

De Boef	Gipp	Heaton	Horbach
Taylor, T.	Zirkelbach		

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

Speaker Murphy in the chair at 7:37 p.m.

Unfinished Business Calendar

[House File 802](#), a bill for an act relating to regulation of children's services by the department of human services by increasing the age for certain children receiving child care regulated by the department and revising child welfare and juvenile justice service provisions, was taken up for consideration.

Swaim of Davis asked and received unanimous consent to withdraw amendment [H-1530](#) filed by him on March 28, 2007.

[SENATE FILE 503](#) SUBSTITUTED FOR [HOUSE FILE 802](#)

Mascher of Johnson asked and received unanimous consent to substitute [Senate File 503](#) for [House File 802](#).

Senate File 503, a bill for an act relating to regulation of children's services by the department of human services by increasing the age for certain children receiving child care regulated by the department and revising child welfare and juvenile justice service provisions, was taken up for consideration.

Swaim of Davis offered the following amendment H-1639 filed by him and moved its adoption:

H-1639

1 Amend Senate File 503, as passed by the Senate, as
2 follows:

3 1. Page 7, by inserting after line 14 the
4 following:

5 "DIVISION _____
6 PREADOPTIVE CARE PROVIDERS

7 Sec.____. Section 232.91, subsection 3, Code 2007,
8 is amended to read as follows:

9 3. Any person who is entitled under section 232.88
10 to receive notice of a hearing concerning a child
11 shall be given the opportunity to be heard in any
12 other review or hearing involving the child. A foster
13 parent, relative, or other individual with whom a
14 child has been placed for preadoptive care shall have
15 the right to be heard in any proceeding involving the
16 child.

17 Sec.____. Section 232.116, subsection 2, paragraph
18 c, Code 2007, is amended to read as follows:

19 c. ~~For a child who has been placed in foster~~
20 ~~family care, any~~ The relevant testimony or written
21 statement provided by the child's foster parents that
22 a foster parent, relative, or other individual with
23 whom the child has been placed for preadoptive care or
24 other care has a right to provide to the court."

25 2. By renumbering as necessary.

Amendment H-1639 was adopted.

Mascher of Johnson 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. 503)

The ayes were, 95:

Abdul-Samad	Anderson	Arnold	Bailey
Baudler	Bell	Berry	Boal
Bukta	Chambers	Clute	Cohoon
Dandekar	Davitt	De Boef	Deyoe
Dolecheck	Drake	Foege	Ford
Forristall	Frevert	Gaskill	Gayman
Granzow	Grassley	Greiner	Heddens
Hoffman	Hunter	Huseman	Huser
Jacobs	Jacoby	Jochum	Kaufmann
Kelley	Kressig	Kuhn	Lensing
Lukan	Lykam	Mascher	May
McCarthy	Mertz	Miller, H.	Miller, L.
Oldson	Olson, D.	Olson, R.	Olson, S.
Olson, T.	Palmer	Paulsen	Petersen
Pettengill	Quirk	Raecker	Rants
Rasmussen	Rayhons	Reasoner	Reichert
Roberts	Sands	Schickel	Schueller
Shomshor	Smith	Soderberg	Staed
Struyk	Swaim	Taylor, D.	Taylor, T.
Thomas	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Wiencek	Winckler	Windschitl
Wise	Worthan	Mr. Speaker	
		Murphy	

The nays were, none.

Absent or not voting, 5:

Alons	Gipp	Heaton	Horbach
Zirkelbach			

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

HOUSE FILE 802 WITHDRAWN

Mascher of Johnson asked and received unanimous consent to withdraw House File 802 from further consideration by the House.

Ways and Means Calendar

House File 925, a bill for an act relating to health-related activities and regulation, including the practices of optometry and mortuary science, establishment of a state public health dental

director and an oral health bureau, dependent adult abuse, membership on the child death review team, and immunity for emergency response, and providing for the revision of fees, was taken up for consideration.

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?" ([H.F. 925](#))

The ayes were, 96:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Bell	Berry
Boal	Bukta	Chambers	Clute
Cohoon	Dandekar	Davitt	De Boef
Deyoe	Dolecheck	Drake	Foege
Ford	Forristall	Frevert	Gaskill
Gayman	Granzow	Grassley	Greiner
Heddens	Hoffman	Hunter	Huseman
Huser	Jacobs	Jacoby	Jochum
Kaufmann	Kelley	Kressig	Kuhn
Lensing	Lukan	Lykam	Mascher
May	McCarthy	Mertz	Miller, H.
Miller, L.	Oldson	Olson, D.	Olson, R.
Olson, S.	Olson, T.	Palmer	Paulsen
Petersen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Reasoner
Reichert	Roberts	Sands	Schickel
Schueller	Shomshor	Smith	Soderberg
Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Wiencsek	Winckler
Windschitl	Wise	Worthan	Mr. Speaker
			Murphy

The nays were, none.

Absent or not voting, 4:

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

Bukta of Clinton in the chair at 7:58 p.m.

SENATE AMENDMENT CONSIDERED

Bailey of Hamilton called up for consideration [House File 817](#), a bill for an act concerning the flag and veterans by providing for a study of regional veterans affairs offices, providing for the duties of the department of veterans affairs and the commission on veterans affairs prohibiting certain acts involving the flag, and establishing a counseling program for veterans, and providing a penalty, amended by the Senate, and moved that the House concur in the following Senate amendment [H-1772](#):

[H-1772](#)

- 1 Amend [House File 817](#), as amended, passed, and
- 2 reprinted by the House, as follows:
- 3 1. Page 1, line 35, by striking the word "If" and
- 4 inserting the following: "Unless".
- 5 2. Page 2, line 1, by striking the words "does
- 6 not" and inserting the following: "votes to".
- 7 3. Page 2, line 2, by striking the word
- 8 "unanimous" and inserting the following:
- 9 "two-thirds".
- 10 4. Page 2, line 2, by inserting after the words
- 11 "at the" the following: "earlier of the".
- 12 5. Page 2, line 3, by inserting after the word
- 13 "commission" the following: "or a special meeting of
- 14 the commission called by the commission within thirty
- 15 days of the date the proposed rule is submitted".
- 16 6. Page 2, line 27, by striking the word
- 17 "Provide" and inserting the following: "~~Provide~~ After
- 18 consultation with the commission, provide".
- 19 7. Page 3, line 8, by striking the figure "2007"
- 20 and inserting the following: "~~2007~~ 2008".
- 21 8. Page 5, line 15, by striking the words
- 22 "development and implementation" and inserting the
- 23 following: "administration".
- 24 9. Title page, line 4, by striking the word
- 25 "affairs" and inserting the following: "affairs,".

The motion prevailed and the House concurred in the Senate amendment [H-1772](#).

Bailey of Hamilton moved that the bill, as amended by the Senate and concurred in by the House, 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. 817](#))

The ayes were, 96:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Bell	Berry
Boal	Chambers	Clute	Cohoon
Dandekar	Davitt	De Boef	Deyoe
Dolecheck	Drake	Foege	Ford
Forristall	Frevort	Gaskill	Gayman
Granzow	Grassley	Greiner	Heddens
Hoffman	Hunter	Huseman	Huser
Jacobs	Jacoby	Jochum	Kaufmann
Kelley	Kressig	Kuhn	Lensing
Lukan	Lykam	Mascher	May
McCarthy	Mertz	Miller, H.	Miller, L.
Murphy, Spkr.	Oldson	Olson, D.	Olson, R.
Olson, S.	Olson, T.	Palmer	Paulsen
Petersen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Reasoner
Reichert	Roberts	Sands	Schickel
Schueller	Shomshor	Smith	Soderberg
Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Wiencsek	Winckler
Windschitl	Wise	Worthan	Bukta, Presiding

The nays were, none.

Absent or not voting, 4:

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

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 25, 2007, passed the following bill in which the concurrence of the Senate was asked:

[House File 671](#), a bill for an act prohibiting remote control or internet hunting of wild animals, or game birds or ungulates or preserve whitetail kept on hunting preserves, and providing penalties.

Also: That the Senate has on April 24, 2007, adopted the following resolution in which the concurrence of the House is asked:

[Senate Concurrent Resolution 6](#), a concurrent resolution requesting the establishment of an interim study committee by the legislative council to conduct a study of issues related to amyotrophic lateral sclerosis

MICHAEL E. MARSHALL, Secretary

Unfinished Business Calendar

[Senate File 559](#), a bill for an act relating to cemetery and funeral merchandise, funeral services, and cemeteries and providing fees and penalties, with report of committee recommending amendment and passage, was taken up for consideration.

Berry of Black Hawk offered the following amendment [H-1627](#) filed by the committee on commerce and moved its adoption:

[H-1627](#)

- 1 Amend [Senate File 559](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 14, line 16, by striking the words ",
- 4 including a copy of" and inserting the following:
- 5 "describing".
- 6 2. Page 17, lines 28 and 29, by striking the
- 7 words "the end of the calendar month that we received"
- 8 and inserting the following: "receipt of".
- 9 3. Page 18, by striking lines 5 through 8, and
- 10 inserting the following:
- 11 ""An".
- 12 4. Page 18, line 15, by inserting after the word
- 13 "confirmation." the following: "For your protection,
- 14 you have the right to confirm that the insurance
- 15 policy or annuity is issued as required by law."
- 16 5. Page 18, by striking lines 26 through 29, and
- 17 inserting the following:
- 18 ""Coverage under a surety bond in".
- 19 6. Page 19, line 4, by inserting after the word
- 20 "agreement." the following: "For your protection, you
- 21 have the right to confirm that the surety bond is
- 22 issued as required by law."
- 23 7. Page 20, by striking lines 8 through 18, and
- 24 inserting the following:
- 25 "Sec.____. Section 523A.703, Code 2007, is amended
- 26 to read as follows:
- 27 523A.703 FRAUDULENT PRACTICES.
- 28 A Except as otherwise provided in section 523A.704.

29 a person who willfully commits any of the following
 30 acts commits a fraudulent practice and is punishable
 31 as provided in chapter 714:

- 32 1. ~~Knowingly fails~~ Fails to comply with any
 33 requirement of this chapter, or any rule adopted or
 34 order issued under this chapter.
- 35 2. ~~Knowingly makes~~ Makes, causes to be made, or
 36 subscribes to a false statement or representation in a
 37 report or other document required under this chapter,
 38 implementing rules, or orders, or renders such a
 39 report or document misleading through the deliberate
 40 omission of information properly belonging in the
 41 report or document.
- 42 3. ~~Conspires to defraud in~~ In connection with the
 43 sale of cemetery merchandise, funeral merchandise,
 44 funeral services, or a combination thereof ~~under this~~
 45 ~~chapter,~~ directly or indirectly makes an untrue
 46 statement of a material fact or omits to state a
 47 material fact that is necessary to make the statements
 48 made, in light of the circumstances under which they
 49 were made, not misleading.
- 50 4. ~~Fails to deposit funds under sections 523A.201~~

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1 ~~and 523A.202 or withdraws any funds in a manner~~
 2 ~~inconsistent with this chapter. Unless the purchase~~
 3 ~~agreement expressly provides otherwise, excludes in~~
 4 ~~the sale of cemetery merchandise, funeral merchandise,~~
 5 ~~or a combination thereof, funeral services that are~~
 6 ~~necessary for the delivery, use, or installation of~~
 7 ~~the cemetery merchandise or funeral merchandise at the~~
 8 ~~time of the burial or funeral.~~

9 5. ~~Knowingly sells or offers cemetery merchandise,~~
 10 ~~funeral merchandise, funeral services, or a~~
 11 ~~combination thereof without an establishment permit.~~

12 6. ~~Deliberately misrepresents or omits a material~~
 13 ~~fact relative to the sale of cemetery merchandise,~~
 14 ~~funeral merchandise, funeral services, or a~~
 15 ~~combination thereof under this chapter. When selling~~
 16 ~~cemetery merchandise or funeral merchandise, a seller~~
 17 ~~shall not exclude the funeral services necessary for~~
 18 ~~the delivery, use, or installation of the cemetery~~
 19 ~~merchandise or funeral merchandise at the time of the~~
 20 ~~funeral or burial unless the purchase agreement~~
 21 ~~expressly provides otherwise.~~

22 Sec. ____ NEW SECTION. 523A.704 VIOLATIONS.

23 A person who willfully violates section 523A.501,
 24 subsection 1, or section 523A.502, subsection 1, is
 25 guilty of a class "D" felony."

26 8. Page 26, line 29, by inserting after the word
 27 "requirement" the following: "or the seller has

28 previously provided to the commissioner a certified
 29 copy of an audit conducted by an independent certified
 30 public accountant verifying compliance with this
 31 chapter for each year in question and the examination
 32 conducted by the commissioner does not disclose that
 33 the seller has not complied with this chapter for the
 34 years in question".
 35 9. By renumbering as necessary.

The committee amendment [H-1627](#) was adopted.

Paulsen of Linn asked and received unanimous consent to withdraw amendment [H-1660](#) filed by him on April 10, 2007.

Berry of Black Hawk offered amendment [H-1782](#) filed by Berry, et al., as follows:

[H-1782](#)

1 Amend [Senate File 559](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 3, by striking lines 1 through 11 and
 4 inserting the following: "payments made under the
 5 purchase agreement, except that ~~the seller a limited~~
 6 liability corporation that was formed in 2003 for the
 7 purpose of purchasing a cemetery from a foreign entity
 8 reorganizing under bankruptcy and such corporation is
 9 comprised of six establishments all located within the
 10 same county may withdraw so much of the interest or
 11 income as represents the difference between the amount
 12 needed to adjust the trust funds for inflation as set
 13 by the commissioner based on the consumer price index
 14 and the interest or income earned during the preceding
 15 year not to exceed fifty percent of the total interest
 16 or income on a calendar-year basis. The early
 17 withdrawal of interest or income under this provision
 18 does not affect the purchaser's right to a credit of
 19 such interest or income in the event of a
 20 nonguaranteed price agreement, cancellation, or
 21 nonperformance by ~~the seller~~ such limited liability
 22 corporation."
 23 2. Page 10, by striking lines 19 through 26 and
 24 inserting the following:
 25 "7. ~~An initial permit is valid for two years from~~
 26 ~~the date the application is filed. A permit may~~
 27 ~~preceed seller's license shall be renewed for two~~
 28 every four years by filing the form prescribed by the
 29 commissioner under subsection 2, accompanied by a ~~ten~~
 30 dollar renewal fee in an amount set by the
 31 commissioner by rule. ~~Submission of purchase~~

32 ~~agreements is not required for renewals unless the~~
33 ~~purchase agreements have been modified since the last~~
34 ~~filing."~~

35 3. Page 13, by striking lines 11 through 16 and
36 inserting the following:

37 "5. ~~An initial permit expires one year from the~~
38 ~~date the application is filed. The permit may sales~~
39 license shall be renewed ~~for every~~ four years by
40 filing the form prescribed by the commissioner under
41 subsection 3, accompanied by a ~~twenty dollar filing~~
42 renewal fee in an amount set by the commissioner by
43 rule."

44 4. Page 20, by inserting after line 34 the
45 following:

46 "Sec. ____. Section 523A.801, Code 2007, is amended
47 by adding the following new subsection:
48 NEW SUBSECTION. 3. The commissioner shall submit
49 an annual report to the legislative oversight
50 committee by October 1 of each year reporting on the

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1 administration of this chapter. The report shall set
2 forth any recommendations for changes in the law that
3 the commissioner deems necessary or desirable to
4 prevent abuses or evasions of this chapter or rules
5 implementing this chapter or to rectify undesirable
6 conditions in connection with the administration of
7 this chapter or rules implementing this chapter."

8 5. Page 24, by inserting after line 27 the
9 following:

10 "Sec. ____. Section 523I.201, Code 2007, is amended
11 by adding the following new subsection:
12 NEW SUBSECTION. 3. The commissioner shall submit
13 an annual report to the legislative oversight
14 committee by October 1 of each year reporting on the
15 administration of this chapter. The report shall set
16 forth any recommendations for changes in the law that
17 the commissioner deems necessary or desirable to
18 prevent abuses or evasions of this chapter or rules
19 implementing this chapter or to rectify undesirable
20 conditions in connection with the administration of
21 this chapter or rules implementing this chapter."

22 6. Page 26, line 26, by striking the word "five"
23 and inserting the following: "three".

24 7. By renumbering as necessary.

Raecker of Polk offered the following amendment [H-1867](#), to amendment [H-1782](#), filed by him and Berry of Black Hawk and moved its adoption:

[H-1867](#)

- 1 Amend the amendment, [H-1782](#), to [Senate File 559](#), as
2 amended, passed, and reprinted by the Senate, as
3 follows:
4 1. Page 1, line 6, by striking the figure "[2003](#)"
5 and inserting the following: "[2002](#)".

Amendment [H-1867](#) was adopted.

On motion by Berry of Black Hawk, amendment [H-1782](#), as amended, was adopted.

Paulsen of Linn offered the following amendment [H-1910](#) filed by him and moved its adoption:

[H-1910](#)

- 1 Amend [Senate File 559](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 27, by inserting after line 32 the
4 following:
5 "Sec. ____ Section 523I.304, Code 2007, is amended
6 by adding the following new subsection:
7 [NEW SUBSECTION](#). 7. A cemetery owned and
8 controlled by a governmental subdivision shall adopt
9 and enforce a rule allowing any veteran who is a
10 landowner or who lives within the governmental
11 subdivision to purchase an interment space and to be
12 interred within the cemetery. For the purposes of
13 this section, "veteran" means the same as defined in
14 section 35.1 or a resident of this state who served in
15 the armed forces of the United States, completed a
16 minimum aggregate of ninety days of active federal
17 service, and was discharged under honorable
18 conditions."
19 2. By renumbering as necessary.

Amendment [H-1910](#) was adopted.

Berry 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?" ([S.F. 559](#))

The ayes were, 96:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Bell	Berry
Boal	Chambers	Clute	Cohoon
Dandekar	Davitt	De Boef	Deyoe
Dolecheck	Drake	Foege	Ford
Forristall	Frevert	Gaskill	Gayman
Granzow	Grassley	Greiner	Heddens
Hoffman	Hunter	Huseman	Huser
Jacobs	Jacoby	Jochum	Kaufmann
Kelley	Kressig	Kuhn	Lensing
Lukan	Lykam	Mascher	May
McCarthy	Mertz	Miller, H.	Miller, L.
Murphy, Spkr.	Oldson	Olson, D.	Olson, R.
Olson, S.	Olson, T.	Palmer	Paulsen
Petersen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Reasoner
Reichert	Roberts	Sands	Schickel
Schueller	Shomshor	Smith	Soderberg
Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Wiencek	Winckler
Windschitl	Wise	Worthan	Bukta, Presiding

The nays were, none.

Absent or not voting, 4:

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

SENATE AMENDMENT CONSIDERED

Thomas of Clayton called up for consideration [House File 829](#), a bill for an act relating to the development and commercialization of businesses in the targeted industry areas of advanced manufacturing, bioscience, and information technology and including a contingent effective date provision, amended by the Senate, and moved that the House concur in the following Senate amendment [H-1988](#):

[H-1988](#)

- 1 Amend [House File 829](#), as amended, passed, and
- 2 reprinted by the House, as follows:

3 1. By striking everything after the enacting
4 clause and inserting the following:
5 "Section 1. NEW SECTION. 15.411 TARGETED
6 INDUSTRIES DEVELOPMENT – FINANCIAL ASSISTANCE.
7 1. As used in this section, unless the context
8 otherwise requires:
9 a. "Internship" means temporary employment of a
10 student that focuses on providing the student with
11 work experience in the student's field of study.
12 b. "Targeted industries" means the industries of
13 advanced manufacturing, biosciences, and information
14 technology.
15 2. The department shall, upon board approval,
16 contract with a provider through a request for
17 proposals process for services related to statewide
18 commercialization development in the targeted
19 industries. Services provided shall include all of
20 the following:
21 a. Assistance provided directly to businesses by
22 experienced serial entrepreneurs for all of the
23 following activities:
24 (1) Business plan development.
25 (2) Due diligence.
26 (3) Market assessments.
27 (4) Technology assessments.
28 (5) Other planning activities.
29 b. Operation and coordination of various available
30 competitive seed and prototype development funds.
31 c. Connecting businesses to private angel
32 investors and the venture capital community.
33 d. Assistance in obtaining access to an
34 experienced pool of managers and operations talent
35 that can staff, mentor, or advise start-up
36 enterprises.
37 e. Support and advice for accessing sources of
38 early stage financing.
39 3. The department shall establish and administer a
40 program to provide financial and technical assistance
41 to encourage prototype and concept development
42 activities that have a clear potential to lead to
43 commercially viable products or services within a
44 reasonable period of time in the targeted industries.
45 Financial assistance shall be awarded on a per project
46 basis upon board approval. The amount of financial
47 assistance available for a single project shall not
48 exceed one hundred fifty thousand dollars. In order to
49 receive financial assistance, an applicant must
50 demonstrate the ability to secure one dollar of

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1 nonstate moneys for every two dollars received from

2 the department.

3 4. The department shall, upon board approval,
4 establish and administer a program to provide
5 financial assistance for projects designed to
6 encourage collaboration between commercial users and
7 developers of information technology in the state for
8 the purpose of commercializing existing software and
9 applications technologies. Financial assistance shall
10 not exceed one hundred thousand dollars per project.
11 In order to receive financial assistance, an applicant
12 must demonstrate the ability to secure two dollars of
13 nonstate moneys for every one dollar received from the
14 department. Financial assistance shall be awarded to
15 projects that will result in technologies being
16 developed as commercial products for sale by Iowa
17 companies rather than as custom applications for
18 proprietary use by a participating firm.

19 5. The department shall, upon board approval,
20 establish and administer a program to provide
21 financial assistance to businesses or departments of
22 businesses engaged in the delivery of information
23 technology services in the state for the purpose of
24 upgrading the high-level technical skills of existing
25 employees. The amount of financial assistance shall
26 not exceed twenty-five thousand dollars for any
27 business site. In order to receive financial
28 assistance, an applicant must demonstrate the ability
29 to secure two dollars of nonstate moneys for every one
30 dollar received from the department.

31 6. The department shall, upon board approval,
32 establish and administer a targeted industries
33 internship program for students of Iowa community
34 colleges, private colleges, or institutions of higher
35 learning under the control of the state board of
36 regents. The purpose of the program is to link Iowa
37 students to small and medium sized firms in the
38 targeted industries through internship opportunities.
39 An employer may receive financial assistance in an
40 amount of one dollar for every two dollars paid by the
41 employer to an intern. The amount of financial
42 assistance shall not exceed three thousand one hundred
43 dollars for any single internship, or nine thousand
44 three hundred dollars for any single employer. In
45 order to be eligible to receive financial assistance
46 under this subsection, the employer must have five
47 hundred or fewer employees and must be engaged in a
48 targeted industry. The department shall encourage
49 youth who reside in economically distressed areas,
50 youth adjudicated to have committed a delinquent act,

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1 and youth transitioning out of foster care to
2 participate in the targeted industries internship
3 program.

4 7. The department of economic development shall
5 work with the department of workforce development to
6 create a statewide supplier capacity and product
7 database to assist the department of economic
8 development in linking suppliers to Iowa-based
9 companies. The department of economic development may
10 procure technical assistance for the creation of the
11 database from a third party through a request for
12 proposals process.

13 8. The technology commercialization committee
14 created pursuant to section 15.116 shall review all
15 applications for financial assistance and requests for
16 proposals pursuant to this section and make
17 recommendations to the board.

18 9. The board shall adopt rules pursuant to chapter
19 17A necessary for the administration of this section.

20 Sec.____. Section 15G.111, subsection 1, paragraph
21 a, Code 2007, is amended to read as follows:

22 a. For the fiscal period beginning July 1, 2005,
23 and ending June 30, 2015, there is appropriated each
24 fiscal year from the grow Iowa values fund created in
25 section 15G.108, the following amounts for the
26 purposes designated:

27 (1) For the fiscal year beginning July 1, 2005,
28 and ending June 30, 2006, to the department of
29 economic development thirty-five million dollars for
30 programs administered by the department of economic
31 development.

32 (2) For each fiscal year of the fiscal period
33 beginning July 1, 2006, and ending June 30, ~~2009~~ 2007,
34 to the department of economic development thirty-three
35 million dollars for programs administered by the
36 department of economic development.

37 (3) For each fiscal year of the fiscal period
38 beginning July 1, 2007, and ending June 30, 2009, to
39 the department of economic development thirty million
40 dollars for programs administered by the department of
41 economic development.

42 ~~(4)~~ (4) For each fiscal year of the fiscal period
43 beginning July 1, 2009, and ending June 30, 2015, to
44 the department of economic development ~~thirty five~~
45 thirty-two million dollars for programs administered
46 by the department of economic development.

47 Sec.____. Section 15G.111, subsection 2,
48 unnumbered paragraph 3, Code 2007, is amended by
49 striking the unnumbered paragraph and inserting the
50 following:

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1 By September 30, 2007, the legislative services
 2 agency shall submit a written report to the fiscal
 3 committee of the legislative council and the standing
 4 committees on economic growth in the senate and the
 5 house of representatives regarding a review of
 6 expenditures by the state board of regents from
 7 appropriations under this subsection and 2006 Iowa
 8 Acts, chapter 1179, section 14.

9 Sec.____. 15G.111, Code 2007, is amended by adding
 10 the following new subsection:

11 NEW SUBSECTION. 7A. For the fiscal period
 12 beginning July 1, 2007, and ending June 30, 2015,
 13 there is appropriated for each fiscal year from the
 14 grow Iowa values fund created in section 15G.108 to
 15 the department of economic development three million
 16 dollars for the purpose of providing the
 17 commercialization services described in section
 18 15.411, subsections 2 and 3.

19 Sec.____. Section 262B.21, subsection 1, Code
 20 2007, is amended to read as follows:

21 1. For purposes of this section, and ~~sections~~
 22 ~~262B.22 and section~~ 262B.23, "core platform areas"
 23 means the areas of advanced manufacturing,
 24 biosciences, information solutions, and financial
 25 services.

26 Sec.____. Section 262B.22, Code 2007, is repealed.

27 Sec.____. ALLOCATION OF CERTAIN MONEYS FROM LOAN
 28 REPAYMENTS AND OTHER RECAPTURES. For the fiscal year
 29 beginning July 1, 2007, and ending June 30, 2008, the
 30 department of economic development may expend
 31 additional moneys that may become available from loan
 32 repayments or other recaptures of awards from federal
 33 economic stimulus funds for implementation of the
 34 recommendations provided in separate consultant
 35 reports on bioscience, advanced manufacturing,
 36 information technology, and entrepreneurship submitted
 37 to the department of economic development in the
 38 calendar years 2004, 2005, and 2006. The allocation
 39 of any additional available moneys shall be as
 40 follows:

- 41 1. For study and planning for the creation of a
 42 statewide lean manufacturing institute to provide
 43 executive level, in-depth training assistance to
 44 manufacturing companies in the state:
 45 \$ 100,000
- 46 2. For the study, planning, and creation of a
 47 statewide supplier capacity and product database:
 48 \$ 500,000
- 49 3. For the commercialization of orphaned
 50 technology as provided in section 15.411, subsection

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1	4:	
2	\$ 500,000
3	4. For information technology job training as	
4	provided in section 15.411, subsection 5:	
5	\$ 500,000
6	5. For the targeted industries internship program	
7	provided in section 15.411, subsection 6:	
8	\$ 480,000
9	6. For the sponsorship of student competitions in	
10	the areas of advanced manufacturing, biosciences,	
11	information technology, and entrepreneurial	
12	development:	
13	\$ 130,000
14	7. For the sponsorship of connectivity events to	
15	bring together private industry and public sector	
16	researchers to facilitate technology transfer:	
17	\$ 160,000
18	8. For the purpose of recruitment from	
19	out-of-state, personnel to fulfill the executive-level	
20	management and operations needs of new and expanding	
21	companies in the targeted industries:	
22	\$ 280,000
23	9. For a statewide public awareness campaign aimed	
24	at educating Iowans about the job career opportunities	
25	available in the targeted industries including career	
26	academies:	
27	\$ 250,000
28	10. For deployment of equipment and training	
29	software that is current and competitive to Iowa's	
30	community colleges for use in training programs and	
31	courses related to the targeted industries:	
32	\$ 1,000,000

33 Sec. 500. MATH AND SCIENCE EDUCATION IMPROVEMENT
 34 GRANT PILOT PROJECT – APPROPRIATION.

35 1. a. The department of education shall establish
 36 and administer a math and science education
 37 improvement grant pilot project to provide a grant to
 38 an area education agency for purposes of providing a
 39 regional and cooperative program for one or more of
 40 the following purposes:

- 41 (1) Teacher training, professional development,
 42 and teacher-in-residence programs in the areas of math
 43 and science.
- 44 (2) Supplemental math, science, engineering, and
 45 other technology-oriented educational opportunities
 46 for students, including opportunities for low-income,
 47 female, and minority students.
- 48 (3) Internships and workplace learning
 49 opportunities in the areas of math and science.
- 50 (4) Expansion and alignment of curriculum in the

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1 areas of math and science.

2 b. Participation of one or more Iowa targeted
3 businesses or business organizations is required in
4 order for an area education agency to receive a grant.

5 c. Not more than two percent of the grant amount
6 awarded shall be used for administrative costs.

7 d. The department, in consultation with business
8 organizations, shall award a grant and require a
9 report from the recipient regarding uses of the grant
10 and progress of projects.

11 e. The area education agency receiving the grant,
12 in collaboration with the department, shall share the
13 methods and results of its program with other area
14 education agencies.

15 2. a. There is appropriated from the general fund
16 of the state to the department of education for the
17 fiscal year beginning July 1, 2006, and ending June
18 30, 2007, two hundred thousand dollars for purposes of
19 this section.

20 b. Notwithstanding section 8.33, moneys
21 appropriated in this section that remain unencumbered
22 or unobligated at the close of the fiscal year shall
23 not revert but shall remain available for expenditure
24 for the purposes designated until the close of the
25 succeeding fiscal year.

26 Sec.____. LEGISLATIVE INTENT. It is the intent of
27 the general assembly to recognize the strong role that
28 innovation in the advanced manufacturing, biosciences,
29 and information technology industries will play in the
30 growth of this state's economy. To that end, the
31 department of economic development, the department of
32 workforce development, and the department of education
33 shall work together for the purpose of addressing key
34 issues that impact these industries by leveraging
35 their different competencies and resources to work on
36 the following areas:

- 37 1. Career awareness.
- 38 2. Data integration and assessment tools.
- 39 3. Identification of workforce competencies.
- 40 4. Retention of Iowans in the workforce and
41 recruitment of new workers to Iowa.

42 Sec.____. REPORTING REQUIREMENT. By January 15,
43 2008, the department of economic development shall
44 file a written report with the general assembly and
45 the governor detailing all expenditures of moneys
46 appropriated and allocated to the department pursuant
47 to this Act and 2007 Iowa Acts, [House File 911](#).

48 Sec.____. EFFECTIVE DATE. Section 500 of this
49 Act, being deemed of immediate importance, takes
50 effect upon enactment."

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- 1 2. Title page, line 4, by striking the words "a
- 2 contingent" and inserting the following:
- 3 "appropriations and an".
- 4 3. By renumbering as necessary.

The motion prevailed and the House concurred in the Senate amendment [H-1988](#).

Thomas of Clayton moved that the bill, as amended by the Senate and concurred in by the House, 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. 829](#))

The ayes were, 96:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Bell	Berry
Boal	Chambers	Clute	Cohoon
Dandekar	Davitt	De Boef	Deyoe
Dolecheck	Drake	Foege	Ford
Forristall	Frevert	Gaskill	Gayman
Granzow	Grassley	Greiner	Heddens
Hoffman	Hunter	Huseman	Huser
Jacobs	Jacoby	Jochum	Kaufmann
Kelley	Kressig	Kuhn	Lensing
Lukan	Lykam	Mascher	May
McCarthy	Mertz	Miller, H.	Miller, L.
Murphy, Spkr.	Oldson	Olson, D.	Olson, R.
Olson, S.	Olson, T.	Palmer	Paulsen
Petersen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Reasoner
Reichert	Roberts	Sands	Schickel
Schueller	Shomshor	Smith	Soderberg
Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Wiencsek	Winckler
Windschitl	Wise	Worthan	Bukta, Presiding

The nays were, none.

Absent or not voting, 4

Gipp

Heaton

Horbach

Zirkelbach

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

Unfinished Business Calendar

[Senate File 421](#), a bill for an act relating to workers' compensation laws by regulating insurance policy exclusions and debt collection practices, with report of committee recommending passage, was taken up for consideration.

Palmer of Mahaska offered the following amendment [H-1621](#) filed by the committee on labor and moved its adoption:

[H-1621](#)

- 1 Amend [Senate File 421](#), as passed by the Senate, as
- 2 follows:
- 3 1. Page 2, line 17, by inserting after the word
- 4 "reasonable." the following: "This section does not
- 5 affect the responsibility of an insurance carrier or
- 6 an employer to pay amounts not in dispute or a health
- 7 service provider's right to receive payment from an
- 8 employee's nonoccupational plan as provided in section
- 9 85.38, subsection 2."
- 10 2. Page 2, by inserting after line 35 the
- 11 following:
- 12 "Sec. __. Section 537.5301, subsection 4, Code
- 13 2007, is amended to read as follows:
- 14 4. A person who willfully and knowingly violates
- 15 the provisions of section 537.7103 is guilty of a
- 16 serious misdemeanor. However, this subsection is not
- 17 applicable to a violation of section 537.7103,
- 18 subsection 7."
- 19 3. By renumbering as necessary.

The committee amendment [H-1621](#) was adopted.

Palmer of Mahaska 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. 421](#))

The ayes were, 96:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Bell	Berry
Boal	Chambers	Clute	Cohoon
Dandekar	Davitt	De Boef	Deyoe
Dolecheck	Drake	Foege	Ford
Forristall	Frevort	Gaskill	Gayman
Granzow	Grassley	Greiner	Heddens
Hoffman	Hunter	Huseman	Huser
Jacobs	Jacoby	Jochum	Kaufmann
Kelley	Kressig	Kuhn	Lensing
Lukan	Lykam	Mascher	May
McCarthy	Mertz	Miller, H.	Miller, L.
Murphy, Spkr.	Oldson	Olson, D.	Olson, R.
Olson, S.	Olson, T.	Palmer	Paulsen
Petersen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Reasoner
Reichert	Roberts	Sands	Schickel
Schueller	Shomshor	Smith	Soderberg
Staed	Struyk	Swaim	Taylor, D.
Taylor, T.	Thomas	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Wiencsek	Winckler
Windschitl	Wise	Worthan	Bukta, Presiding

The nays were, none.

Absent or not voting, 4:

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

Appropriations Calendar

[Senate File 588](#), 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, and providing effective dates, with report of committee recommending amendment and passage, was taken up for consideration.

Winckler of Scott offered amendment [H-1827](#) filed by the committee on appropriations as follows:

[H-1827](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:

3 1. By striking page 19, line 31, through page 20,
4 line 1, and inserting the following: "adults with
5 disabilities and special needs. The funds shall be
6 used for a nationally recognized program that began in
7 1986 and has been replicated in at least thirty
8 other".

9 2. By striking page 26, line 34, through page 27,
10 line 15, and inserting the following:

11 "a. A school district that provides a virtual
12 class to a pupil in another school district and the
13 school district receiving that virtual class for a
14 pupil shall each receive a supplemental weighting of
15 one-twentieth of the percentage of the pupil's school
16 day during which the pupil attends the virtual class.

17 b. Fifty percent of the funding the school
18 district providing the virtual class receives as a
19 result of this subsection shall be reserved as
20 additional pay for the virtual classroom instructor.
21 If an instructor's contract provides additional pay
22 for teaching a virtual class, the instructor shall
23 receive the greater amount of either the amount
24 provided for in this paragraph or the amount provided
25 for in the instructor's contract.

26 c. A school district receiving a virtual class for
27 a pupil from a community college, which class meets
28 the sharing agreement requirements in section 257.11,
29 subsection 3, shall receive a supplemental funding
30 weighting of one-twentieth of the percentage of the
31 pupil's school day during which the pupil attends the
32 virtual class.

33 d. For the purposes of this subsection, "virtual
34 class" means either of the following:

35 (1) A class provided by a school district to a
36 pupil in another school district via the Iowa
37 communications network's video services.

38 (2) A class provided by a community college to a
39 pupil in a school district via the Iowa communications
40 network's video services."

41 3. Page 45, line 13, by inserting after the word
42 "EFFECTIVE" the following: "AND APPLICABILITY".

43 4. Page 45, by inserting after line 16 the
44 following:

45 "____. The section of this Act enacting section
46 257.11, subsection 6, takes effect July 1, 2008, and

47 is applicable to school budget years beginning on or
48 after July 1, 2008."

Reichert of Muscatine asked and received unanimous consent to withdraw amendment [H-1986](#), to the committee amendment [H-1827](#), filed by him on April 24, 2007.

Winckler of Scott offered the following amendment [H-1913](#), to the committee amendment [H-1827](#), filed by her and moved its adoption:

[H-1913](#)

1 Amend the amendment, [H-1827](#), to [Senate File 588](#), as
2 amended, passed, and reprinted by the Senate, as
3 follows:

4 1. Page 1, by inserting after line 8 the
5 following:

6 "____. Page 21, by inserting after line 35 the
7 following:

8 "Sec.____. STATE BOARD OF REGENTS – GEORGE
9 WASHINGTON CARVER ENDOWED CHAIR. There is
10 appropriated from the general fund of the state to the
11 state board of regents for the fiscal period beginning
12 July 1, 2007, and ending June 30, 2009, the following
13 amounts, or so much thereof as is necessary, to be
14 used for the purpose designated:

15 For purposes of recruiting and retaining
16 high-quality faculty and to support their academic
17 pursuits and endeavors through the establishment of
18 the George Washington Carver endowed chair at the Iowa
19 state university of science and technology:

20 FY 2007-2008	\$ 250,000
21 FY 2008-2009	\$ 250,000

22 Moneys appropriated for purposes of the George
23 Washington Carver endowed chair as provided by this
24 section shall be allocated only to the extent that the
25 state moneys are matched from other sources by a
26 Iowa state university of science and technology on a
27 basis of a two dollar university contribution for
28 every one dollar appropriated under this section."

29 2. Page 1, line 46, by striking the figure "2008"
30 and inserting the following: "2007".

31 3. By renumbering as necessary.

Amendment [H-1913](#) was adopted.

Kaufmann of Cedar offered the following amendment [H-1939](#), to the committee amendment [H-1827](#), filed by him and moved its adoption:

[H-1939](#)

1 Amend the amendment, [H-1827](#), to [Senate File 588](#), as
2 amended, passed, and reprinted by the Senate, as
3 follows:
4 1. Page 1, line 20, by inserting after the word
5 "instructor" the following: ", including the virtual
6 classroom instructor employed by the community
7 college".

Amendment [H-1939](#) lost.

The committee amendment [H-1827](#), as amended, was adopted.

Chambers of O'Brien asked and received unanimous consent to withdraw amendments [H-1906](#), [H-1907](#) and [H-1940](#) filed by him on April 23, 2007.

Raecker of Polk asked and received unanimous consent to withdraw amendment [H-1976](#) filed by him on April 24, 2007.

Chambers of O'Brien offered the following amendment [H-1941](#) filed by him and moved its adoption:

[H-1941](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 3, by striking lines 8 through 14.
4 2. Page 33, line 32, by inserting after the
5 figure "260C" the following: ", an accredited private
6 institution as defined in section 261.9, subsection
7 1,".

Roll call was requested by Chambers of O'Brien and Paulsen of Linn.

On the question "Shall amendment [H-1941](#) be adopted?" ([S.F. 588](#))

The ayes were, 44:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Kaufmann	Lukan
May	Miller, L.	Olson, S.	Palmer
Paulsen	Raecker	Rants	Rasmussen
Rayhons	Roberts	Sands	Schickel
Soderberg	Struyk	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wienczek	Windschitl	Worthan

The nays were, 52:

Abdul-Samad	Bailey	Bell	Berry
Cohoon	Dandekar	Davitt	Foege
Ford	Frevert	Gaskill	Gayman
Heddens	Hunter	Huser	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Mertz	Miller, H.	Murphy, Spkr.	Oldson
Olson, D.	Olson, R.	Olson, T.	Petersen
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Wise	Bukta, Presiding

Absent or not voting, 4:

Gipp	Heaton	Horbach	Zirkelbach
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Amendment [H-1941](#) lost.

Upmeyer of Hancock offered the following amendment [H-1942](#) filed by her and moved its adoption:

[H-1942](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 3, by striking lines 15 through 27.
- 4 2. By renumbering as necessary.

Roll call was requested by Rants of Woodbury and Sands of Louisa.

On the question "Shall amendment [H-1942](#) be adopted?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Kaufmann	Lukan
May	Miller, L.	Olson, S.	Paulsen
Raecker	Rants	Rasmussen	Rayhons
Roberts	Sands	Schickel	Soderberg
Struyk	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wienczek	Windschitl	Worthan	

The nays were, 53:

Abdul-Samad	Bailey	Bell	Berry
Cohoon	Dandekar	Davitt	Foege
Ford	Frevert	Gaskill	Gayman
Heddens	Hunter	Huser	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Mertz	Miller, H.	Murphy, Spkr.	Oldson
Olson, D.	Olson, R.	Olson, T.	Palmer
Petersen	Pettengill	Quirk	Reasoner
Reichert	Schueller	Shomshor	Smith
Staed	Swaim	Taylor, D.	Taylor, T.
Thomas	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Winckler	Wise
Bukta, Presiding			

Absent or not voting, 4:

Gipp	Heaton	Horbach	Zirkelbach
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Amendment [H-1942](#) lost.

Chambers of O'Brien offered the following amendment [H-1943](#) filed by him and moved its adoption:

[H-1943](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 12, by striking line 13 and inserting the
- 4 following:
- 5 " § 676,937"

Roll call was requested by Chambers of O'Brien and Rants of Woodbury.

On the question "Shall amendment [H-1943](#) be adopted?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Drake	Forristall	Granzow
Grassley	Greiner	Hoffman	Huseman
Jacobs	Kaufmann	Lukan	May
Mertz	Miller, L.	Olson, S.	Paulsen
Raecker	Rants	Rasmussen	Rayhons
Roberts	Sands	Schickel	Soderberg
Struyk	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wienczek	Windschitl	Worthan	

The nays were, 52:

Abdul-Samad	Bailey	Bell	Berry
Cohoon	Dandekar	Davitt	Foege
Ford	Frevert	Gaskill	Gayman
Heddens	Hunter	Huser	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Miller, H.	Murphy, Spkr.	Oldson	Olson, D.
Olson, R.	Olson, T.	Palmer	Petersen
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Wise	Bukta, Presiding

Absent or not voting, 5:

Dolecheck	Gipp	Heaton	Horbach
Zirkelbach			

Amendment [H-1943](#) lost.

Speaker Murphy in the chair at 9:23 p.m.

Upmeyer of Hancock offered the following amendment [H-1944](#) filed by her and Wienczek of Black Hawk and moved its adoption:

H-1944

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:

3 1. Page 14, by striking lines 5 through 23 and
4 inserting the following:

5 "..... \$177,562,414

6 a. From the funds appropriated in this subsection,
7 \$5,600,000 shall be distributed to each community
8 college to supplement faculty salaries.

9 (1) The moneys shall be distributed to each
10 community college based on the proportional share of
11 the community college's total salary expenditures in
12 the instructional and instructional part-time
13 categories in the education functions of liberal arts
14 and sciences and vocational technical programs bears
15 to the total salary expenditures for all community
16 colleges in the education functions of liberal arts
17 and sciences and vocational technical programs as
18 reported in the 2005-2006 fiscal year unrestricted
19 general fund report AS-15E fund 1 report of the
20 department of education.

21 (2) Money distributed to each community college
22 under this lettered paragraph shall be included in
23 that community college's general state financial aid
24 for future general state financial aid allocations by
25 adding the moneys into that community college's
26 received general state financial aid for determining
27 future general state financial aid distribution among
28 community colleges under section 260C.18C, subsection

29 3. Moneys received by a community college under this
30 lettered paragraph shall be deemed to be part of that
31 community college's general state financial aid base
32 for fiscal years beginning July 1, 2008, and for each
33 succeeding fiscal year.

34 (3) Moneys allocated and distributed to a
35 community college pursuant to this lettered paragraph
36 shall be used to supplement and not supplant approved
37 faculty salary increases for the fiscal year of the
38 appropriation.

39 (4) Moneys distributed to a community college
40 pursuant to this lettered paragraph shall be allocated
41 separately from those personnel in the instructional
42 and instructional part-time categories as defined by
43 the Iowa community college accounting manual issued by
44 the department of education. The moneys shall be
45 allocated between the instructional and instructional
46 part-time categories for a community college based on
47 the proportional share that the salaries of that
48 instructional category bear to the total salaries for
49 those categories at the community college. The
50 portion of a community college's allocation that is

Page 2

1 based on the salaries of personnel in the
 2 instructional category shall be distributed to
 3 personnel in that category in a manner which provides
 4 that all such personnel receive the same percentage
 5 increase in salary per instructional unit. The
 6 portion of a community college's allocation that is
 7 based on the salaries of personnel in the
 8 instructional part-time category shall be distributed
 9 to personnel in that category in a manner which
 10 provides that all such personnel receive the same
 11 percentage increase per instructional compensation
 12 unit at that community college.

13 b. Notwithstanding the allocation formula in
 14 section 260C.18C, the funds appropriated in this
 15 subsection remaining after distribution as provided in
 16 paragraph "a" shall be allocated as follows:

17	(1) Merged Area I	\$ 8,472,001
18	(2) Merged Area II	\$ 9,282,134
19	(3) Merged Area III	\$ 8,544,806
20	(4) Merged Area IV	\$ 4,200,810
21	(5) Merged Area V	\$ 9,408,978
22	(6) Merged Area VI	\$ 8,169,643
23	(7) Merged Area VII	\$ 12,077,303
24	(8) Merged Area IX	\$ 15,025,656
25	(9) Merged Area X	\$ 25,854,970
26	(10) Merged Area XI	\$ 25,758,739
27	(11) Merged Area XII	\$ 9,918,232
28	(12) Merged Area XIII	\$ 10,041,096
29	(13) Merged Area XIV	\$ 4,251,743
30	(14) Merged Area XV	\$ 13,348,554
31	(15) Merged Area XVI	\$ 7,607,749"

32 2. By renumbering as necessary.

Roll call was requested by Chambers of O'Brien and Alons of Sioux.

On the question "Shall amendment [H-1944](#) be adopted?" ([S.F. 588](#))

The ayes were, 41:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Lukan	May
Miller, L.	Olson, S.	Paulsen	Raecker

Rants	Rasmussen	Rayhons	Roberts
Sands	Schickel	Soderberg	Struyk
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen	Watts	Wienczek	Windschitl
Worthan			

The nays were, 52:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Huser
Jacoby	Jochum	Kelley	Kressig
Kuhn	Lensing	Lykam	Mascher
McCarthy	Mertz	Miller, H.	Oldson
Olson, D.	Olson, T.	Palmer	Petersen
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Wise	Mr. Speaker Murphy

Absent or not voting, 6:

Gipp	Heaton	Horbach	Olson, R.
Tomenga	Zirkelbach		

Under the provision of Rule 76, conflict of interest, Kaufmann of Cedar refrained from voting.

Amendment [H-1944](#) lost.

Upmeyer of Hancock asked and received unanimous consent to withdraw amendment [H-1945](#) filed by her on April 23, 2007.

Wise of Lee offered the following amendment [H-1911](#) filed by him and Raecker of Polk and moved its adoption:

[H-1911](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 14, line 24, by striking the words
- 4 "VOLUNTARY MODEL".
- 5 2. Page 14, line 27, by striking the words
- 6 "voluntary model".
- 7 3. Page 14, line 31, by striking the words
- 8 "voluntary model".

- 9 4. Page 14, line 34, by striking the words
10 "voluntary model".
- 11 5. Page 15, line 3, by striking the words
12 "voluntary model".
- 13 6. Page 24, line 1, by striking the words
14 "voluntary model".
- 15 7. Page 24, line 9, by striking the words
16 "voluntary model".
- 17 8. Page 24, line 12, by striking the words
18 "voluntary model".
- 19 9. Page 24, by striking lines 18 through 28 and
20 inserting the following: "areas. The state board
21 shall utilize an inclusive process involving
22 nationally recognized education researchers, and
23 institutions or associations, and education
24 stakeholders including but not limited to
25 representatives from prekindergarten through grade
26 twelve schools and school districts, community
27 colleges and other accredited postsecondary
28 institutions, and businesses."
- 29 10. By striking page 24, line 34, through page
30 25, line 14, and inserting the following: "school.
31 The standards shall be benchmarked, to the extent
32 possible, on national and international assessments to
33 ensure that students' knowledge and skills are
34 internationally competitive. The board shall seek a
35 federal waiver to allow Iowa to set rigorous
36 expectations without impacting state or school
37 district accountability or necessitating renegotiation
38 of Iowa's state plan under the federal No Child Left
39 Behind Act of 2001, Pub. L. No. 107-110."
- 40 11. By renumbering as necessary.

Roll call was requested by Rants of Woodbury and May of Dickinson.

On the question "Shall amendment [H-1911](#) be adopted?" ([S.F. 588](#))

The ayes were, 47:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffmann
Huseman	Huser	Jacobs	Kaufmann
Lukan	May	Miller, L.	Olson, S.
Paulsen	Pettengill	Quirk	Raecker
Rants	Rasmussen	Rayhons	Roberts
Sands	Schickel	Soderberg	Struyk
Tjepkes	Tomenga	Tymeson	Upmeyer

Van Engelenhoven	Van Fossen	Watts	Wienczek
Windschitl	Wise	Worthan	

The nays were, 49:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Mertz	Miller, H.	Oldson	Olson, D.
Olson, R.	Olson, T.	Palmer	Petersen
Reasoner	Reichert	Schueller	Shomshor
Smith	Staed	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Winckler
Mr. Speaker			
Murphy			

Absent or not voting, 4:

Gipp	Heaton	Horbach	Zirkelbach
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Amendment [H-1911](#) lost.

Sands of Louisa asked and received unanimous consent to withdraw amendment [H-1946](#) filed by him on April 23, 2007.

Wendt of Woodbury asked and received unanimous consent that amendment [H-2014](#) be deferred.

Jacoby of Johnson asked and received unanimous consent to withdraw amendment [H-1868](#) filed by Jacoby of Johnson, et al., on April 20, 2007.

Jacoby of Johnson offered the following amendment [H-1935](#) filed by Jacoby, et al., and moved its adoption:

[H-1935](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 15, by inserting after line 35 the
- 4 following:
- 5 "The state board of regents shall conduct a
- 6 detailed study examining campus security protocols,
- 7 processes, procedures, technologies, and prevention

8 counseling techniques in use at each of the
 9 institutions of higher learning the board governs.
 10 The study shall also explore process, protocol, and
 11 technology improvements, as well as any other
 12 improvements which may lead to significant
 13 improvements in campus safety and security. The study
 14 shall include a review of arming campus security
 15 officers. The board shall complete the study by
 16 October 1, 2007, and shall submit its findings and
 17 recommendations in a report to the governor and the
 18 general assembly by October 15, 2007."
 19 2. By renumbering as necessary.

Amendment [H-1935](#) was adopted.

Wiencek of Black Hawk offered the following amendment [H-1947](#) filed by her and Deyoe of Story and moved its adoption:

[H-1947](#)

1 Amend [Senate File 588](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 17, by striking line 3 and inserting the
 4 following:
 5 "..... \$ 66,000,000"

Roll call was requested by Wiencek of Black Hawk and Chambers of O'Brien.

On the question "Shall amendment [H-1947](#) be adopted?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Kaufmann	Lukan
May	Miller, L.	Olson, S.	Paulsen
Raecker	Rants	Rasmussen	Rayhons
Roberts	Sands	Schickel	Soderberg
Struyk	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wiencek	Windschitl	Worthan	

The nays were, 53:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt

Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Huser
Jacoby	Jochum	Kelley	Kressig
Kuhn	Lensing	Lykam	Mascher
McCarthy	Mertz	Miller, H.	Oldson
Olson, D.	Olson, R.	Olson, T.	Palmer
Petersen	Pettengill	Quirk	Reasoner
Reichert	Schueller	Shomshor	Smith
Staed	Swaim	Taylor, D.	Taylor, T.
Thomas	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Winckler	Wise
Mr. Speaker			
Murphy			

Absent or not voting, 4:

Gipp	Heaton	Horbach	Zirkelbach
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Amendment [H-1947](#) lost.

Wiencek of Black Hawk offered the following amendment [H-1948](#) filed by her and moved its adoption:

[H-1948](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 21, by striking line 9 and inserting the
- 4 following:
- 5 "..... \$ 85,955,931"

Roll call was requested by Wiencek of Black Hawk and Tymeson of Madison.

On the question "Shall amendment [H-1948](#) be adopted?" ([S.F. 588](#))

The ayes were, 42:

Alons	Arnold	Baudler	Boal
Chambers	Clute	De Boef	Deyoe
Dolecheck	Drake	Forristall	Granzow
Grassley	Greiner	Hoffman	Huseman
Jacobs	Kaufmann	Lukan	May
Miller, L.	Olson, S.	Paulsen	Raecker
Rants	Rasmussen	Rayhons	Roberts
Sands	Schickel	Soderberg	Struyk
Tjepkes	Tomenga	Tymeson	Upmeyer
Van Engelenhoven	Van Fossen	Watts	Wiencek
Windschitl	Worthan		

The nays were, 53:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Huser
Jacoby	Jochum	Kelley	Kressig
Kuhn	Lensing	Lykam	Mascher
McCarthy	Mertz	Miller, H.	Oldson
Olson, D.	Olson, R.	Olson, T.	Palmer
Petersen	Pettengill	Quirk	Reasoner
Reichert	Schueller	Shomshor	Smith
Staed	Swaim	Taylor, D.	Taylor, T.
Thomas	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Winckler	Wise
Mr. Speaker			
Murphy			

Absent or not voting, 5:

Anderson	Gipp	Heaton	Horbach
Zirkelbach			

Amendment [H-1948](#) lost.

Struyk of Pottawattamie offered the following amendment [H-1992](#) filed by him and Pettengill of Benton and moved its adoption:

[H-1992](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 21, by striking line 20 and inserting the
- 4 following:
- 5 "..... \$ 9,712,663"
- 6 2. Page 21, by striking line 26 and inserting the
- 7 following:
- 8 "..... \$ 5,435,157"

Amendment [H-1992](#) lost.

Struyk of Pottawattamie asked and received unanimous consent to withdraw amendment [H-1949](#) filed by him and Pettengill of Benton on April 23, 2007.

Chambers of O'Brien asked and received unanimous consent to withdraw amendment [H-1950](#) filed by him on April 23, 2007.

Winckler of Scott offered the following amendment [H-2000](#) filed by her and moved its adoption:

[H-2000](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:

3 1. Page 22, by inserting after line 14 the
4 following:

5 "Sec. _____. PARTICIPATION IN AN INSTRUCTIONAL
6 SUPPORT PROGRAM BY SCHOOL DISTRICTS – SUSPENSION OF
7 REQUIREMENTS. Notwithstanding any contrary provision
8 in chapter 257, including sections 257.18 through
9 257.21, a school district that has participated in a
10 board-approved instructional support program during
11 the fiscal year beginning July 1, 2006, and ending
12 June 30, 2007, may continue to participate in the
13 board-approved instructional support program for the
14 fiscal year beginning July 1, 2007, and ending June
15 30, 2008, to the extent established by the board's
16 resolution, as if it had complied with those sections,
17 if all of the following apply:

18 1. The board of directors of the school district
19 has adopted or adopts a resolution not later than May
20 15, 2007, to participate in the board-approved
21 instructional support program as otherwise provided in
22 section 257.18. If the board of directors has adopted
23 a budget which did not account for the board-approved
24 instructional support program, the board of directors
25 may adjust its budget to account for the
26 board-approved instructional support program as
27 approved by the department of management.

28 2. The secretary of the board of directors does
29 not receive a petition as authorized in section
30 257.18, subsection 2, within twenty-eight days
31 following the adoption of the resolution by the board
32 of directors of the school district to participate in
33 the board-approved instructional support program as
34 provided in subsection 1, which asks that an election
35 be called to approve or disapprove the action of the
36 board of directors in adopting the resolution."

37 2. Page 45, by inserting after line 16 the
38 following:

39 "_____. The section of this Act relating to a
40 suspension of the requirements for participation in an
41 instructional support program by school districts,
42 being deemed of immediate importance, takes effect
43 upon enactment."

44 3. Title page, line 4, by inserting after the
45 word "regents," the following: "providing for a
46 related matter concerning participation in an

47 instructional support program by school districts,".
48 4. By renumbering as necessary.

Amendment [H-2000](#) was adopted.

Boal of Polk offered the following amendment [H-2001](#) filed by her and moved its adoption:

[H-2001](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 22, by inserting after line 14 the
4 following:
5 "Sec.____. The Iowa learning technology commission
6 shall submit a report by January 1, 2008, to the
7 general assembly which shall include a description and
8 the results of the pilot programs which received
9 funding pursuant to chapter 280A.4 and, based on the
10 findings resulting from implementation of the
11 programs, the commission's recommendations for funding
12 and implementing statewide learning technology
13 initiatives."
14 2. Title page, line 4, by inserting after the
15 word "regents," the following: "providing for related
16 matters concerning the Iowa learning technology
17 commission,".
18 3. By renumbering as necessary.

Amendment [H-2001](#) was adopted.

Tymeson of Madison asked and received unanimous consent to withdraw amendment [H-1951](#) filed by her on April 23, 2007, placing out of order amendment [H-2027](#) filed by R. Olson of Polk from the floor.

Tymeson of Madison asked and received unanimous consent to withdraw amendment [H-1993](#) filed by her on April 24, 2007.

Raecker of Polk offered amendment [H-1952](#) filed by him as follows:

[H-1952](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 24, line 30, by striking the word

4 "subsection" and inserting the following:
5 "subsections".
6 2. Page 25, by inserting after line 14 the
7 following:
8 "NEW SUBSECTION. 28. a. Adopt rules establishing
9 minimum teacher salaries for the fiscal year beginning
10 July 1, 2007, and for each succeeding fiscal year, as
11 follows:
12 (1) For a beginning teacher, twenty-seven thousand
13 five hundred dollars.
14 (2) For a first-year career teacher, twenty-eight
15 thousand five hundred dollars.
16 (3) For a career teacher employed one year or more
17 at the career teacher level, twenty-nine thousand five
18 hundred dollars.
19 b. Notwithstanding section 284.7, subsection 1,
20 paragraph a, subparagraph (2), and section 284.7,
21 subsection 1, paragraph b, subparagraph (2), the
22 minimum teacher salaries for beginning and career
23 teachers statewide shall be as provided in subsection
24 "a".
25 3. By renumbering as necessary.

Winckler of Scott rose on a point of order that amendment [H-1952](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1952](#) not germane.

Tymeson of Madison offered the following amendment [H-1953](#) filed by her and moved its adoption:

[H-1953](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 24, line 30, by striking the word
4 "subsection" and inserting the following:
5 "subsections".
6 2. Page 25, by inserting after line 14 the
7 following:
8 "NEW SUBSECTION. 28. a. Adopt a parent and
9 guardian involvement policy, which the board of
10 directors of each school district shall set in place,
11 that meets, at a minimum, the following criteria:
12 (1) Ensures that communication between home and
13 school is regular, two-way, and meaningful.
14 (2) Promotes and supports parenting skills.
15 (3) Recognizes and supports the integral role

16 parents and guardians play in assisting student
 17 learning.
 18 (4) Welcomes parents and guardians into the school
 19 and seeks their support and assistance.
 20 (5) Makes parents and guardians full participants
 21 in the decisions that affect children and families.
 22 (6) Utilizes community collaborations productively
 23 and community resources prolifically to strengthen
 24 schools, families, and student learning.
 25 b. Require each board of directors of each school
 26 district to publish the policy adopted pursuant to
 27 paragraph "a" in each student handbook published by
 28 school district attendance centers and, if the school
 29 district or its attendance centers maintain a website,
 30 the policy shall be placed on the school district or
 31 attendance center website."
 32 3. By renumbering as necessary.

Roll call was requested by Tymeson of Madison and Sands of Louisa.

On the question "Shall amendment [H-1953](#) be adopted?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	Dandekar
De Boef	Deyoe	Dolecheck	Drake
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Lukan	May
Miller, L.	Olson, S.	Paulsen	Pettengill
Raecker	Rants	Rasmussen	Rayhons
Roberts	Sands	Schickel	Soderberg
Struyk	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wienczek	Windschitl	Worthan	

The nays were, 50:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Davitt	Foege
Ford	Frevert	Gaskill	Gayman
Heddens	Huser	Jacoby	Jochum
Kelley	Kressig	Kuhn	Lensing
Lykam	Mascher	McCarthy	Mertz
Miller, H.	Oldson	Olson, D.	Olson, R.
Olson, T.	Palmer	Petersen	Quirk
Reasoner	Reichert	Schueller	Shomshor
Smith	Staed	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Wenthe

Wessel-Kroeschell	Whitaker	Whitead	Winckler
Wise	Mr. Speaker Murphy		

Absent or not voting, 7:

Forristall	Gipp	Heaton	Horbach
Hunter	Kaufmann	Zirkelbach	

Amendment [H-1953](#) lost.

Tymeson of Madison offered amendment [H-1954](#) filed by her as follows:

[H-1954](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 24, line 30, by striking the word
- 4 "subsection" and inserting the following:
- 5 "subsections".
- 6 2. Page 25, by inserting after line 14 the
- 7 following:
- 8 "[NEW SUBSECTION](#). 28. Adopt rules requiring the
- 9 board of directors of each public school and the
- 10 authorities in charge of each nonpublic school to
- 11 cause the pledge of allegiance to be recited at the
- 12 beginning of each school day. Persons reciting the
- 13 pledge of allegiance shall stand holding their right
- 14 hand over their heart. A student shall not be
- 15 compelled, against the student's objections or those
- 16 of the student's parent or guardian, to recite the
- 17 pledge of allegiance, but shall be required to
- 18 maintain a respectful silence. A nonpublic school is
- 19 exempt from this requirement if the authorities in
- 20 charge of a nonpublic school determine that this
- 21 requirement conflicts with the school's religious
- 22 doctrines."
- 23 3. By renumbering as necessary.

The following amendments to amendment [H-1954](#) were withdrawn by unanimous consent:

- Amendment [H-2023](#) filed by Berry of Black Hawk from the floor.
- Amendment [H-2026](#) filed by R. Olson of Polk from the floor.
- Amendment [H-2018](#) filed by Smith of Marshall from the floor.

Winckler of Scott rose on a point of order that amendment [H-1954](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1954](#) not germane.

Tymeson of Madison asked for unanimous consent to suspend the rules to consider amendment [H-1954](#).

Objection was raised.

Tymeson of Madison moved to suspend the rules to consider amendment [H-1954](#).

Roll call was requested by Rants of Woodbury and Paulsen of Linn.

On the question "Shall the rules be suspended to consider amendment [H-1954](#)?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	Dandekar
De Boef	Deyoe	Dolecheck	Drake
Forristall	Granzow	Grassley	Greiner
Hoffman	Huseman	Jacobs	Kaufmann
Lukan	May	Miller, L.	Olson, S.
Paulsen	Raecker	Rants	Rasmussen
Rayhons	Roberts	Sands	Schickel
Soderberg	Struyk	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wienczek	Windschitl	Worthan	

The nays were, 52:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Davitt	Foege
Ford	Frevert	Gaskill	Gayman
Heddens	Hunter	Huser	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Mertz	Miller, H.	Oldson	Olson, D.
Olson, R.	Olson, T.	Palmer	Petersen
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Wise	Mr. Speaker Murphy

Absent or not voting, 5:

Gipp
Zirkelbach

Heaton

Horbach

Tjepkes

The motion to suspend the rules lost.

Tymeson of Madison offered amendment [H-1955](#) filed by her as follows:

[H-1955](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:
3 1. Page 24, line 30, by striking the word
4 "subsection" and inserting the following:
5 "subsections".
6 2. Page 25, by inserting after line 14 the
7 following:
8 "**NEW SUBSECTION.** 28. Adopt rules to permit,
9 notwithstanding section 20.9, a school district to
10 deduct, upon a teacher's or administrator's written
11 request, from the salary or wages of the teacher or
12 administrator, an amount specified by the teacher or
13 administrator for payment of dues or membership fees
14 for the teacher's or administrator's membership in a
15 not-for-profit, professional education association.
16 If a written request is granted, all other written
17 requests for salary or wage deductions for payment of
18 dues or membership fees for membership in the same
19 not-for-profit, professional education association
20 shall also be granted. The teacher or administrator
21 may withdraw the request for the deduction at any time
22 by giving the school district thirty days' written
23 notice. For purposes of this subsection,
24 "professional education association" means an
25 association in which the majority of members are
26 practitioners licensed in accordance with chapter
27 272."
28 3. By renumbering as necessary.

Winckler of Scott rose on a point of order that amendment [H-1955](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1955](#) not germane.

Tymeson of Madison asked for unanimous consent to suspend the rules to consider amendment [H-1955](#).

Objection was raised.

Tymeson of Madison moved to suspend the rules to consider amendment [H-1955](#).

Roll call was requested by Paulsen of Linn and Chambers of O'Brien.

On the question "Shall the rules be suspended to consider amendment [H-1955](#)?" ([S.F. 588](#))

The ayes were, 44:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	Dandekar
De Boef	Deyoe	Dolecheck	Drake
Forristall	Granzow	Grassley	Greiner
Hoffman	Huseman	Jacobs	Kaufmann
Lukan	May	Miller, L.	Olson, S.
Paulsen	Raecker	Rants	Rasmussen
Rayhons	Roberts	Sands	Schickel
Soderberg	Struyk	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wienczek	Windschitl	Worthan

The nays were, 50:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Foege	Ford
Frevert	Gaskill	Gayman	Heddens
Hunter	Huser	Jacoby	Jochum
Kelley	Kressig	Kuhn	Lensing
Lykam	Mascher	McCarthy	Mertz
Miller, H.	Oldson	Olson, D.	Olson, R.
Olson, T.	Palmer	Petersen	Pettengill
Quirk	Reichert	Schueller	Shomshor
Smith	Staed	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Winckler
Wise	Mr. Speaker		
	Murphy		

Absent or not voting, 6:

Davitt
Reasoner

Gipp
Zirkelbach

Heaton

Horbach

The motion to suspend the rules lost.

Tymeson of Madison asked and received unanimous consent to withdraw amendment [H-1974](#) filed by her on April 23, 2007.

Granzow of Hardin asked and received unanimous consent to withdraw amendment [H-2002](#) filed by her on April 24, 2007.

Forristall of Pottawattamie offered the following amendment [H-1975](#) filed by him and moved its adoption:

[H-1975](#)

1 Amend [Senate File 588](#), as amended, passed, and
2 reprinted by the Senate, as follows:

3 1. Page 25, by inserting after line 14 the
4 following:

5 "Sec. ___. Section 256.9, Code 2007, is amended by
6 adding the following new subsection:

7 NEW SUBSECTION. 55. Establish and maintain a
8 process and a procedure, in cooperation with the board
9 of educational examiners, to compare a practitioner's
10 teaching assignment with the license and endorsements
11 held by the practitioner. The director may report
12 noncompliance issues identified by this process to the
13 board of educational examiners pursuant to section
14 272.15, subsection 3."

15 2. Page 39, by inserting after line 4 the
16 following:

17 "Sec. ___. Section 272.15, Code 2007, is amended
18 to read as follows:

19 272.15 ~~SCHOOL REPORTING REQUIREMENT~~ REQUIREMENTS
20 - COMPLAINTS.

21 1. The board of directors of a school district or
22 area education agency, the superintendent of a school
23 district or the chief administrator of an area
24 education agency, and the authorities in charge of a
25 nonpublic school shall report to the board the
26 nonrenewal or termination, for reasons of alleged or
27 actual misconduct, of a person's contract executed
28 under sections 279.12, 279.13, 279.15 through 279.21,
29 279.23, and 279.24, and the resignation of a person
30 who holds a license, certificate, or authorization
31 issued by the board as a result of or following an

32 incident or allegation of misconduct that, if proven,
 33 would constitute a violation of the rules adopted by
 34 the board to implement section 272.2, subsection 14,
 35 paragraph "b", subparagraph (1), when the board or
 36 reporting official has a good faith belief that the
 37 incident occurred or the allegation is true.
 38 Information reported to the board in accordance with
 39 this section is privileged and confidential, and
 40 except as provided in section 272.13, is not subject
 41 to discovery, subpoena, or other means of legal
 42 compulsion for its release to a person other than the
 43 respondent and the board and its employees and agents
 44 involved in licensee discipline, and is not admissible
 45 in evidence in a judicial or administrative proceeding
 46 other than the proceeding involving licensee
 47 discipline. The board shall review the information
 48 reported to determine whether a complaint should be
 49 initiated. In making that determination, the board
 50 shall consider the factors enumerated in section

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1 272.2, subsection 14, paragraph "a". For purposes of
 2 this section, unless the context otherwise requires,
 3 "misconduct" means an action disqualifying an
 4 applicant for a license or causing the license of a
 5 person to be revoked or suspended in accordance with
 6 the rules adopted by the board to implement section
 7 272.2, subsection 14, paragraph "b", subparagraph (1).
 8 2. If in the course of performing official
 9 duties, an employee of the department becomes aware of
 10 any alleged misconduct by an individual licensed under
 11 this chapter, the employee shall report the alleged
 12 misconduct to the board of educational examiners under
 13 rules adopted pursuant to subsection 1.
 14 3. If the executive director of the board verifies
 15 through a review of official records that a teacher
 16 who holds a practitioner's license under this chapter
 17 is assigned instructional duties for which the teacher
 18 does not hold the appropriate license or endorsement,
 19 either by grade level or subject area, by a school
 20 district or accredited nonpublic school, the executive
 21 director may initiate a complaint against the teacher
 22 and the administrator responsible for the
 23 inappropriate assignment of instructional duties."

24 3. Page 39, by inserting after line 18 the
 25 following:
 26 "Sec. ____ NEW SECTION. 279.43 REPORTING
 27 INAPPROPRIATE TEACHING ASSIGNMENTS.
 28 An employee licensed by the board of educational
 29 examiners and holding a contract as described in
 30 section 279.13 shall disclose any occurrence of a

31 teaching assignment for which that employee is not
32 properly licensed to the school official responsible
33 for determining teaching assignments. Failure of the
34 employee to disclose this occurrence or failure of the
35 school official responsible for determining teaching
36 assignments to make appropriate adjustments to the
37 employee's teaching assignment once the employee
38 discloses the occurrence shall constitute an incident
39 of misconduct as provided in section 272.2, subsection
40 14, and is actionable by the board. If the school
41 official fails to make appropriate adjustments to the
42 teaching assignment once disclosure by the employee is
43 made, the employee shall report this occurrence to the
44 department or to the board for further action."

45 4. Page 41, by inserting after line 30 the
46 following:
47 "Sec. . NEW SECTION. 279.66 DISCIPLINE AND
48 PERSONAL CONDUCT STANDARDS.
49 The board of directors of a school district shall
50 review and modify existing policies related to student

Page 3

1 discipline and student conduct that are designed to
2 promote responsible behavior on school property and at
3 school functions in order that the policy shall govern
4 the conduct of students, teachers and other school
5 personnel, and visitors; provide opportunities for
6 students to exercise self-discipline and practice
7 cooperative classroom behavior; and encourage students
8 and practitioners to model fairness, equity, and
9 respect. The policy shall specify the
10 responsibilities of students, parents and guardians,
11 and practitioners in creating an atmosphere where all
12 individuals feel a sense of respect, safety, and
13 belonging, and shall set forth the consequences for
14 unacceptable behavior. The policy shall be published
15 in the student handbook."

16 5. By renumbering as necessary.

Amendment [H-1975](#) was adopted.

Rants of Woodbury asked and received unanimous consent to withdraw amendment [H-1956](#) filed by him on April 23, 2007.

Rants of Woodbury offered amendment [H-1957](#) filed by him as follows:

[H-1957](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 27, by inserting after line 15 the
 4 following:
 5 "Sec. ____ Section 257.15, subsection 4,
 6 paragraphs b, c, and d, Code 2007, are amended to read
 7 as follows:
 8 b. For the budget year beginning July 1, 2007,
 9 ~~twelve thirty-seven~~ million dollars.
 10 c. For the budget year beginning July 1, 2008,
 11 ~~eighteen forty-three~~ million dollars.
 12 d. For the budget year beginning July 1, 2009, and
 13 succeeding budget years, ~~twenty-four~~ forty-nine
 14 million dollars."
 15 2. By renumbering as necessary.

Winckler of Scott rose on a point of order that amendment [H-1957](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1957](#) not germane.

Rants of Woodbury asked for unanimous consent to suspend the rules to consider amendment [H-1957](#).

Objection was raised.

Rants of Woodbury moved to suspend the rules to consider amendment [H-1957](#).

Roll call was requested by Rants of Woodbury and Paulsen of Linn.

On the question "Shall the rules be suspended to consider amendment [H-1957](#)?" ([S.F. 588](#))

The ayes were, 42:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Kaufmann	Lukan
May	Miller, L.	Olson, S.	Paulsen
Raecker	Rants	Rasmussen	Rayhons
Roberts	Sands	Schickel	Soderberg

Struyk	Tjepkes	Tymeson	Upmeyer
Van Engelenhoven	Van Fossen	Watts	Wienczek
Windschitl	Worthan		

The nays were, 53:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Huser
Jacoby	Jochum	Kelley	Kressig
Kuhn	Lensing	Lykam	Mascher
McCarthy	Mertz	Miller, H.	Oldson
Olson, D.	Olson, R.	Olson, T.	Palmer
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Tomenga	Wendt	Wenthe	Wessel-Kroeschell
Whitaker	Whitead	Winckler	Wise
Mr. Speaker Murphy			

Absent or not voting, 5:

Gipp	Heaton	Horbach	Petersen
Zirkelbach			

The motion to suspend the rules lost.

Chambers of O'Brien offered amendment [H-1959](#) filed by him as follows:

[H-1959](#)

1 Amend [Senate File 588](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 27, by inserting after line 15 the
 4 following:
 5 "Sec.____. Section 260C.14, Code 2007, is amended
 6 by adding the following new subsection:
 7 NEW SUBSECTION. 22. Prepare and set in place a
 8 campus safety plan. The plan shall be updated every
 9 three years and notwithstanding chapter 22, shall be
 10 considered a confidential record. Copies of the plan
 11 and subsequent updates to the plan shall be submitted
 12 to local law enforcement agencies and the local
 13 emergency management commission. In developing and
 14 implementing the plan, the directors shall do all the
 15 following:
 16 a. Recognize that the entire campus community,
 17 including students, faculty, staff, local emergency

18 and law enforcement personnel, and neighboring areas
 19 must be involved in crisis prevention.
 20 b. Prepare contingency plans based on a variety of
 21 possible emergencies. Include student and faculty
 22 leaders who may assist in coordinating immediate
 23 responses.
 24 c. Develop mechanisms for communicating regularly,
 25 and during emergencies, with law enforcement, faculty,
 26 staff, students, returning students, and others.
 27 Consider periodic open forums to answer questions and
 28 clarify procedures.
 29 d. Discuss campus safety and security activities
 30 and plans with parents and students during
 31 orientation. Provide reminders through the
 32 communications network to update staff, faculty,
 33 returning students, and parents to review, update, and
 34 strengthen prevention and preparedness plans.
 35 e. Use crime analysis and crime mapping tools to
 36 identify crime trends and issues on campus, along with
 37 incident analysis to refine and improve prevention and
 38 response strategies."

39 2. Page 39, by inserting after line 4 the
 40 following:

41 "Sec. _____. Section 262.9, Code 2007, is amended by
 42 adding the following new subsection:

43 NEW SUBSECTION. 31. Require that each institution
 44 under its control prepare and set in place a campus
 45 safety plan. The plan shall be updated every three
 46 years and notwithstanding chapter 22, shall be
 47 considered a confidential record. Copies of the plan
 48 and subsequent updates to the plan shall be submitted
 49 by each institution to the board, local law
 50 enforcement agencies, and the local emergency

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1 management commission. In developing and implementing
 2 the plan, each institution shall do all the following:
 3 a. Recognize that the entire campus community,
 4 including students, faculty, staff, local emergency
 5 and law enforcement personnel, and neighboring areas
 6 must be involved in crisis prevention.
 7 b. Prepare contingency plans based on a variety of
 8 possible emergencies. Include student and faculty
 9 leaders who may assist in coordinating immediate
 10 responses.
 11 c. Develop mechanisms for communicating regularly,
 12 and during emergencies, with law enforcement, faculty,
 13 staff, students, returning students, and others.
 14 Consider periodic open forums to answer questions and
 15 clarify procedures.
 16 d. Discuss campus safety and security activities

17 and plans with parents and students during
18 orientation. Provide reminders through the
19 communications network to update staff, faculty,
20 returning students, and parents to review, update, and
21 strengthen prevention and preparedness plans.

22 e. Use crime analysis and crime mapping tools to
23 identify crime trends and issues on campus, along with
24 incident analysis to refine and improve prevention and
25 response strategies."

26 3. Page 41, by inserting after line 30 the
27 following:

28 "Sec. ____ . NEW SECTION. 280.18 SCHOOL SAFETY
29 PLANS.

30 The board of directors of each local public school
31 district and the authorities in charge of each
32 nonpublic school shall prepare and set in place a
33 school safety plan. The plan shall be updated every
34 three years and notwithstanding chapter 22, shall be
35 considered a confidential record. Copies of the plan
36 and subsequent updates to the plan shall be submitted
37 to local law enforcement agencies and the local
38 emergency management commission. In developing and
39 implementing the plan, each board or governing
40 authority shall do all the following:

41 a. Recognize that the entire school community,
42 including students, faculty, staff, local emergency
43 and law enforcement personnel, and neighboring areas
44 must be involved in crisis prevention.

45 b. Prepare contingency plans based on a variety of
46 possible emergencies. Include student and faculty
47 leaders who may assist in coordinating immediate
48 responses.

49 c. Develop mechanisms for communicating regularly,
50 and during emergencies, with law enforcement, faculty,

Page 3

1 staff, students, returning students, and others.
2 Consider periodic open forums to answer questions and
3 clarify procedures.

4 d. Discuss school safety and security activities
5 and plans with parents and students during school
6 orientation. Provide reminders through the
7 communications network to update staff, faculty,
8 returning students, and parents to review, update, and
9 strengthen prevention and preparedness plans.

10 e. Use crime analysis and crime mapping tools to
11 identify crime trends and issues on campus, along with
12 incident analysis to refine and improve prevention and
13 response strategies."

14 4. Title page, line 3, by inserting after the
15 word "education," the following: "accredited

16 schools".

17 5. By renumbering as necessary.

Winckler of Scott rose on a point of order that amendment [H-1959](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1959](#) not germane.

Forristall of Pottawattamie asked and received unanimous consent to withdraw amendment [H-1997](#) filed by him on April 24, 2007.

Chambers of O'Brien offered the following amendment [H-1960](#) filed by him and Alons of Sioux and moved its adoption:

[H-1960](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 32, by striking lines 29 and 30 and
- 4 inserting the following: "~~forty six~~ forty-nine
- 5 million ~~five two~~ hundred ~~six~~ ninety-six thousand ~~two~~
- 6 five hundred ~~eighteen~~ ninety-one dollars for".

Roll call was requested by Chambers of O'Brien and Alons of Sioux.

On the question "Shall amendment [H-1960](#) be adopted?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Kaufmann	Lukan
May	Miller, L.	Olson, S.	Paulsen
Raecker	Rants	Rasmussen	Rayhons
Roberts	Sands	Schickel	Soderberg
Struyk	Tjepkes	Tomenga	Tymeson
Upmeyer	Van Engelenhoven	Van Fossen	Watts
Wiencek	Windschitl	Worthan	

The nays were, 52:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt

Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Huser
Jacoby	Jochum	Kelley	Kressig
Kuhn	Lensing	Lykam	Mascher
McCarthy	Miller, H.	Oldson	Olson, D.
Olson, R.	Olson, T.	Palmer	Petersen
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Wise	Mr. Speaker Murphy

Absent or not voting, 5:

Gipp	Heaton	Horbach	Mertz
Zirkelbach			

Amendment [H-1960](#) lost.

Baudler of Adair offered amendment [H-1869](#) filed by him as follows:

[H-1869](#)

1 Amend [Senate File 588](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 39, by inserting after line 4 the
 4 following:
 5 "Sec. ____ Section 262.13, Code 2007, is amended
 6 to read as follows:
 7 262.13 SECURITY OFFICERS AT INSTITUTIONS AS PEACE
 8 OFFICERS.
 9 1. The board may authorize any institution under
 10 its control to commission one or more of its employees
 11 as ~~special~~ security officers. ~~The board shall, at a~~
 12 minimum, authorize the commissioning of special
 13 security officers at the institutions of higher
 14 learning. Special security officers shall have the
 15 powers, privileges, and immunities of regular peace
 16 officers when acting in the interests of the
 17 institution by which they are employed. The board
 18 shall provide as rapidly as practicable for the
 19 adequate training of such special security officers at
 20 the Iowa law enforcement academy or in an equivalent
 21 training program, unless they have already received
 22 such training.
 23 2. The board shall require institutions of higher
 24 learning under its control to provide that individuals
 25 employed as special security officers by the
 26 institutions carry a firearm while performing security

27 duties. An individual who is employed as a special
 28 security officer at an institution shall meet all of
 29 the following requirements:
 30 a. Has successfully completed training at the Iowa
 31 law enforcement academy or a regional training faculty
 32 certified by the director of the Iowa law enforcement
 33 academy.
 34 b. Is certified by the Iowa law enforcement
 35 academy under chapter 80B.
 36 c. Possess a permit to carry weapons issued by the
 37 department of public safety."
 38 2. By renumbering as necessary.

Winckler of Scott rose on a point of order that amendment [H-1869](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1869](#) not germane.

Baudler of Adair asked for unanimous consent to suspend the rules to consider amendment [H-1869](#).

Objection was raised.

Baudler of Adair moved to suspend the rules to consider amendment [H-1869](#).

Roll call was requested by Baudler of Adair and Paulsen of Linn.

On the question "Shall the rules be suspended to consider amendment [H-1869](#)?" ([S.F. 588](#))

The ayes were, 46:

Alons	Arnold	Bailey	Baudler
Bell	Boal	Chambers	Clute
Dandekar	De Boef	Deyoe	Dolecheck
Drake	Forristall	Granzow	Grassley
Greiner	Hoffman	Huseman	Jacobs
Jacoby	Kaufmann	Lukan	May
Miller, L.	Olson, S.	Paulsen	Raecker
Rants	Rasmussen	Rayhons	Roberts
Sands	Schickel	Soderberg	Struyk
Taylor, D.	Tjepkes	Tymeson	Upmeyer
Van Engelenhoven	Van Fossen	Watts	Wiencek
Windschitl	Worthan		

The nays were, 50:

Abdul-Samad	Anderson	Berry	Bukta
Cohoon	Davitt	Foege	Ford
Frevert	Gaskill	Gayman	Heddens
Hunter	Huser	Jochum	Kelley
Kressig	Kuhn	Lensing	Lykam
Mascher	McCarthy	Mertz	Miller, H.
Oldson	Olson, D.	Olson, R.	Olson, T.
Palmer	Petersen	Pettengill	Quirk
Reasoner	Reichert	Schueller	Shomshor
Smith	Staed	Swaim	Taylor, T.
Thomas	Tomenga	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Winckler
Wise	Mr. Speaker		
	Murphy		

Absent or not voting, 4:

Gipp	Heaton	Horbach	Zirkelbach
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The motion to suspend the rules lost.

Lukan of Dubuque offered amendment [H-1961](#) filed by him as follows:

[H-1961](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 44, by inserting before line 2 the
- 4 following:
- 5 "Sec.____. Section 422.11S, subsection 7,
- 6 paragraph a, subparagraph (2), Code 2007, is amended
- 7 to read as follows:
- 8 (2) "Total approved tax credits" means for the tax
- 9 year beginning in the 2006 calendar year, two million
- 10 five hundred thousand dollars, ~~and for the tax years~~
- 11 year beginning on or after January 1, in the 2007
- 12 calendar year, five million dollars, and for tax years
- 13 beginning on or after January 1, 2008, ten million
- 14 dollars."
- 15 2. Title page, line 4, by inserting after the
- 16 word "regents," the following: "providing for related
- 17 matters concerning school tuition organization tax
- 18 credits,".
- 19 3. By renumbering as necessary.

Winckler of Scott rose on a point of order that amendment [H-1961](#) was not germane.

The Speaker ruled the point well taken and amendment [H-1961](#) not germane.

Lukan of Dubuque asked for unanimous consent to suspend the rules to consider amendment [H-1961](#).

Objection was raised.

Lukan of Dubuque moved to suspend the rules to consider amendment [H-1961](#).

Roll call was requested by Paulsen of Linn and Van Fossen of Scott.

On the question "Shall the rules be suspended to consider amendment [H-1961](#)?" ([S.F. 588](#))

The ayes were, 41:

Alons	Arnold	Baudler	Boal
Chambers	Clute	De Boef	Deyoe
Dolecheck	Drake	Forristall	Granzow
Grassley	Greiner	Hoffman	Huseman
Jacobs	Kaufmann	Lukan	May
Miller, L.	Olson, S.	Paulsen	Raecker
Rants	Rasmussen	Rayhons	Roberts
Sands	Schickel	Soderberg	Struyk
Tjepkes	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen	Watts	Wiencck	Windschitl
Worthan			

The nays were, 52:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Huser	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Mertz	Miller, H.	Oldson	Olson, D.
Olson, T.	Palmer	Petersen	Pettengill
Quirk	Reasoner	Reichert	Schueller
Shomshor	Smith	Staed	Swaim
Taylor, D.	Taylor, T.	Thomas	Tomenga
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Wise	Mr. Speaker
			Murphy

Absent or not voting, 7:

Anderson	Gipp	Heaton	Horbach
Hunter	Olson, R.	Zirkelbach	

The motion to suspend the rules lost.

Raecker of Polk offered the following amendment [H-1962](#) filed by him and moved its adoption:

[H-1962](#)

1 Amend [Senate File 588](#), as amended, passed, and
 2 reprinted by the Senate, as follows:
 3 1. Page 44, by striking lines 3 through 31.
 4 2. Page 45, by striking lines 14 through 16 and
 5 inserting the following:
 6 "1. The section of this Act amending 2006 Iowa
 7 Acts, chapter 1180, being deemed of immediate
 8 importance, takes effect upon enactment."
 9 3. By renumbering as necessary.

Roll call was requested by Raecker of Polk and Van Fossen of Scott.

On the question "Shall amendment [H-1962](#) be adopted?" ([S.F. 588](#))

The ayes were, 40:

Alons	Arnold	Baudler	Boal
Chambers	Clute	De Boef	Deyoe
Dolecheck	Drake	Forristall	Granzow
Grassley	Greiner	Hoffman	Huseman
Jacobs	Kaufmann	May	Miller, L.
Olson, S.	Paulsen	Raecker	Rants
Rasmussen	Rayhons	Roberts	Sands
Schickel	Soderberg	Tjepkes	Tomenga
Tymeson	Upmeyer	Van Engelenhoven	Van Fossen
Watts	Wiencek	Windschitl	Worthan

The nays were, 54:

Abdul-Samad	Anderson	Bailey	Bell
Berry	Bukta	Cohoon	Dandekar
Davitt	Foege	Ford	Frevert
Gaskill	Gayman	Heddens	Hunter
Huser	Jacoby	Jochum	Kelley
Kressig	Lensing	Lukan	Lykam

Mascher	McCarthy	Mertz	Miller, H.
Oldson	Olson, D.	Olson, R.	Olson, T.
Palmer	Petersen	Pettengill	Quirk
Reasoner	Reichert	Schueller	Shomshor
Smith	Staed	Swaim	Taylor, D.
Taylor, T.	Thomas	Wendt	Wenthe
Wessel-Kroeschell	Whitaker	Whitead	Winckler
Wise	Mr. Speaker		
	Murphy		

Absent or not voting, 6:

Gipp	Heaton	Horbach	Kuhn
Struyk	Zirkelbach		

Amendment [H-1962](#) lost.

Wendt of Woodbury asked and received unanimous consent to withdraw amendment [H-2014](#), previously deferred, filed by him from the floor.

Raecker of Polk offered the following amendment [H-2046](#) filed by him from the floor and moved its adoption:

[H-2046](#)

- 1 Amend [Senate File 588](#), as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 24, line 30, by striking the word
- 4 "subsection" and inserting the following:
- 5 "subsections".
- 6 2. Page 25, by inserting after line 14 the
- 7 following:
- 8 "**NEW SUBSECTION.** 28. Adopt rules establishing
- 9 minimum teacher salaries for the fiscal year beginning
- 10 July 1, 2007, and for each succeeding fiscal year, as
- 11 follows:
- 12 a. For a beginning teacher, twenty-seven thousand
- 13 five hundred dollars.
- 14 b. For a first-year career teacher, twenty-eight
- 15 thousand five hundred dollars.
- 16 c. For a career teacher employed one year or more
- 17 at the career teacher level, twenty-nine thousand five
- 18 hundred dollars."
- 19 3. By renumbering as necessary.

Roll call was requested by Raecker of Polk and Rants of Woodbury.

On the question "Shall amendment [H-2046](#) be adopted?" ([S.F. 588](#))

The ayes were, 43:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Dolecheck	Drake	Forristall
Granzow	Grassley	Greiner	Hoffman
Huseman	Jacobs	Lukan	May
Miller, L.	Olson, S.	Paulsen	Raecker
Rants	Rasmussen	Rayhons	Roberts
Sands	Schickel	Soderberg	Struyk
Tjepkes	Tomenga	Tymeson	Upmeyer
Van Engelenhoven	Van Fossen	Watts	Wiencek
Windschitl	Wise	Worthan	

The nays were, 51:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Foege	Ford	Frevert	Gaskill
Gayman	Heddens	Hunter	Jacoby
Jochum	Kelley	Kressig	Kuhn
Lensing	Lykam	Mascher	McCarthy
Mertz	Miller, H.	Oldson	Olson, D.
Olson, R.	Olson, T.	Palmer	Petersen
Pettengill	Quirk	Reasoner	Reichert
Schueller	Shomshor	Smith	Staed
Swaim	Taylor, D.	Taylor, T.	Thomas
Wendt	Wenthe	Wessel-Kroeschell	Whitaker
Whitead	Winckler	Mr. Speaker	
		Murphy	

Absent or not voting, 6:

Gipp	Heaton	Horbach	Huser
Kaufmann	Zirkelbach		

Amendment [H-2046](#) lost.

Winckler of Scott 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. 588](#))

The ayes were, 56:

Abdul-Samad	Bailey	Bell	Berry
Bukta	Cohoon	Dandekar	Davitt
Dolecheck	Foege	Ford	Frevert
Gaskill	Gayman	Greiner	Heddens

Hunter	Jacoby	Jochum	Kelley
Kressig	Kuhn	Lensing	Lykam
Mascher	May	McCarthy	Mertz
Miller, H.	Oldson	Olson, D.	Olson, R.
Olson, T.	Palmer	Petersen	Pettengill
Quirk	Reasoner	Reichert	Schueller
Shomshor	Smith	Staed	Swaim
Taylor, D.	Taylor, T.	Thomas	Wendt
Wenthe	Wessel-Kroeschell	Whitaker	Whitead
Wiencek	Winckler	Wise	Mr. Speaker Murphy

The nays were, 40:

Alons	Anderson	Arnold	Baudler
Boal	Chambers	Clute	De Boef
Deyoe	Drake	Forristall	Granzow
Grassley	Hoffman	Huseman	Huser
Jacobs	Kaufmann	Lukan	Miller, L.
Olson, S.	Paulsen	Raecker	Rants
Rasmussen	Rayhons	Roberts	Sands
Schickel	Soderberg	Struyk	Tjepkes
Tomenga	Tymeson	Upmeyer	Van Engelenhoven
Van Fossen	Watts	Windschitl	Worthan

Absent or not voting, 4:

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

INTRODUCTION OF BILL

[**House File 933**](#), by committee on government oversight, a bill for an act relating to insurance by allowing certain associations to qualify as self-insurers for purposes of Iowa's motor vehicle financial responsibility laws and by expanding the powers of the commissioner of insurance to enforce the state's insurance laws.

Read first time and placed on the **calendar**.

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 25, 2007, amended and passed the following bill in which the concurrence of the House is asked:

[House File 909](#), a bill for an act relating to and making appropriations for health and human services and including other related provisions and appropriations, and including effective date provisions.

Also: That the Senate has on April 25, 2007, concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

[Senate File 427](#), a bill for an act relating to the Iowa civil rights Act and discrimination based upon a person's sexual orientation or gender identity.

Also: That the Senate has on April 25, 2007, 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 551](#), a bill for an act relating to and making appropriations involving state government, by providing for agriculture, natural resources, and environmental protection.

Also: That the Senate has on April 25, 2007, passed the following bill in which the concurrence of the House is asked:

[Senate File 604](#), a bill for an act relating to the percentage of actual value at which residential property and certain commercial residential property are assessed for purposes of property taxation and providing an annual appropriation for a specified number of years to replace commercial property tax revenues lost to counties and cities.

MICHAEL E. MARSHALL, Secretary

MOTIONS TO RECONSIDER

[\(House File 918\)](#)

I move to reconsider the vote by which [House File 918](#) passed the House on April 24, 2007.

MCCARTHY of Polk

[\(House File 927\)](#)

I move to reconsider the vote by which [House File 927](#) passed the House on April 24, 2007.

MCCARTHY of Polk

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fourth grade students from Valerius Elementary, Urbandale, Iowa, accompanied by Jana Jones. By Raecker of Polk.

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

- 2007\3023 Verabeth Bricker, Victor – For celebrating her 80th birthday.
- 2007\3024 Maxine Ahrens, Conroy – For celebrating her 90th birthday.
- 2007\3025 Bessie Weber, Richland – For celebrating her 90th birthday.
- 2007\3026 John Sieren, Keota – For celebrating his 90th birthday.
- 2007\3027 Nadine Mason, Sigourney – For celebrating her 90th birthday.
- 2007\3028 Bob and Sherry Allen, Ames – For celebrating their 50th wedding anniversary.
- 2007\3029 Willis and Delores Montgomery, Brooklyn – For celebrating their 55th wedding anniversary.
- 2007\3030 Larry and Margaret Schweitzer, Hedrick – For celebrating their 50th wedding anniversary.
- 2007\3031 Floyd and Phyllis Seaba, North English – For celebrating their 60th wedding anniversary.
- 2007\3032 Wilbur and Lois Shine, Victor – For celebrating their 65th wedding anniversary.
- 2007\3033 Lyle and Charlotte Engel, Waverly – For celebrating their 50th wedding anniversary.
- 2007\3034 James and Beverly Conklin, Waverly – For celebrating their 50th wedding anniversary.

- 2007\3035 Chuck and Betty Struck, Waverly – For celebrating their 50th wedding anniversary.
- 2007\3036 Roger and Shirley Thurm, Denver – For celebrating their 50th wedding anniversary.
- 2007\3037 Mike and Heather Haines, North English – For winning the National Dairy Quality Award.
- 2007\3038 Marjorie Swenson, Exira – For celebrating her 90th birthday.
- 2007\3039 Frances Hansen, Brayton – For celebrating her 90th birthday.
- 2007\3040 Evelyn Huffman, Audubon – For celebrating her 80th birthday.
- 2007\3041 Leonard and Ilene Greenwood, Coralville – For celebrating their 50th wedding anniversary.
- 2007\3042 Dixie Meyer, Kossuth Regional Health Center – For being selected at the University of Iowa College of Nursing as one of Iowa's 100 Great Nurses.
- 2007\3043 Jerry and Roberta Bell, Columbus Junction – For celebrating their 50th wedding anniversary.
- 2007\3044 Shari Dunn, Good Shepard Health Center, Inc. – For being selected at the University of Iowa College of Nursing as one of Iowa's 100 Great Nurses.
- 2007\3045 Edward Ryan, Kanawha – For celebrating his 90th birthday.
- 2007\3046 Clair Blakewell, Clear Lake – For celebrating his 90th birthday.
- 2007\3047 Walt and Tillie Nelson, Hampton – For celebrating their 60th wedding anniversary.
- 2007\3048 Adam Grayson, Mason City – For attaining the rank of Eagle Scout, the highest rank in the Boy Scouts of America.
- 2007\3049 Clayton Velasquez, Hampton – For being selected to the 2007 Celebration Iowa Singers and Jazz Band.
- 2007\3050 Jared Walker, Mount Pleasant – For being selected as a delegate to the America Legion Hawkeye Boys State by American Legion Post #593 of Crawfordsville.
- 2007\3051 Jason Schultz, Ollie – For being selected as a delegate to the America Legion Hawkeye Boys State by American Legion Post #504 of Richland.

- 2007\3052 Adam Rogers, What Cheer – For being selected as a delegate to the America Legion Hawkeye Boys State by American Legion Post #319 of Keswick.
- 2007\3053 Ken and Sandy Burkhart, West Union – For celebrating their 50th wedding anniversary.
- 2007\3054 Marvis F. Brown, Marshalltown – For celebrating her 76th birthday.
- 2007\3055 Darlene M. Hanner, Marshalltown – For celebrating her 79th birthday.
- 2007\3056 Robert Vernon Ray, Marshalltown – For celebrating his 85th birthday.

SUBCOMMITTEE ASSIGNMENT

[Senate File 596](#)

Ways and Means: Schueller, Chair; T. Olson and Van Fossen.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENTS

[House Study Bill 320](#)

Ways and Means: Shomshor, Chair; Davitt, Deyoe, Forristall, Frevert, Grassley, Huser, Jacobs, Jochum, Kaufmann, Kelley, T. Olson, Pettengill, Quirk, Reasoner, Sands, Schueller, Soderberg, Struyk, Thomas, Van Fossen, Wendt, Wiencek, Windschitl and Wise.

[House Study Bill 321](#)

Ways and Means: Huser, Chair; Sands and Shomshor.

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 601](#), a bill for an act relating to state and local finances by providing for funding of property tax credits and reimbursements, by making, increasing and reducing appropriations, providing for salaries and compensation of state employees,

providing for tax credits, providing for fees and penalties, and providing for properly related matters, and including effective date provisions.

Fiscal Note is not required.

Recommended **Amend and Do Pass with Amendment [H-2004](#)** April 24, 2007.

COMMITTEE ON GOVERNMENT OVERSIGHT

Committee Bill (Formerly [House Study Bill 313](#)), relating to the powers of the commissioner of insurance to enforce the state's insurance laws.

Fiscal Note is not required.

Recommended **Do Pass** April 25, 2007.

COMMITTEE ON WAYS AND MEANS

Committee Bill (Formerly [House File 905](#)), relating to state and local budgets and taxes by authorizing a commercial property tax credit for individual and corporate income tax, reducing the assessment limitation for commercial and industrial property, repealing authorization of a city or county to levy property taxes except for debt service, repealing authorization of a school district or merged area to levy property taxes except for debt service, increasing the maximum rate for local hotel and motel taxes, setting a specific appropriation for and making an appropriation to the statewide fire and police retirement system, establishing a legislative property tax study committee, and including effective and retroactive applicability date provisions.

Fiscal Note is required.

Recommended **Amend and Do Pass** April 24, 2007.

Committee Bill (Formerly [House Study Bill 321](#)), relating to revenue for the construction and maintenance of roads.

Fiscal Note is required.

Recommended **Amend and Do Pass** April 24, 2007.

RESOLUTIONS FILED

[HR 52](#), by Bell, Roberts, Gipp and Murphy, a resolution supporting a free trade agreement between the Republic of China on Taiwan and the United States.

Laid over under **Rule 25**.

[SCR 6](#), by Black and Zaun, a concurrent resolution requesting the establishment of an interim study committee by the legislative

council to conduct a study of issues related to amyotrophic lateral sclerosis.

Referred to **administration and rules.**

AMENDMENTS FILED

<u>H-2004</u>	<u>S.F.</u>	<u>601</u>	Committee on Appropriations
<u>H-2005</u>	<u>S.F.</u>	<u>601</u>	Dandekar of Linn
			Mertz of Kossuth
			Kelley of Black Hawk
			Pettengill of Benton
			R. Olson of Polk
<u>H-2006</u>	<u>H.F.</u>	<u>641</u>	Alons of Sioux
<u>H-2008</u>	<u>S.F.</u>	<u>601</u>	Lukan of Dubuque
			Alons of Sioux
<u>H-2009</u>	<u>S.F.</u>	<u>601</u>	Forristall of Pottawattamie
<u>H-2010</u>	<u>H.F.</u>	<u>922</u>	Forristall of Pottawattamie
<u>H-2011</u>	<u>H.F.</u>	<u>922</u>	May of Dickinson
<u>H-2012</u>	<u>S.F.</u>	<u>601</u>	Alons of Sioux
<u>H-2013</u>	<u>S.F.</u>	<u>601</u>	Sands of Louisa
<u>H-2015</u>	<u>S.F.</u>	<u>601</u>	Petersen of Polk
<u>H-2016</u>	<u>H.F.</u>	<u>922</u>	Reichert of Muscatine
<u>H-2017</u>	<u>S.F.</u>	<u>517</u>	Heaton of Henry
<u>H-2019</u>	<u>H.F.</u>	<u>922</u>	Heaton of Henry
<u>H-2020</u>	<u>H.F.</u>	<u>922</u>	Heaton of Henry
<u>H-2021</u>	<u>H.F.</u>	<u>922</u>	T. Taylor of Linn
<u>H-2022</u>	<u>S.F.</u>	<u>488</u>	Upmeyer of Hancock
<u>H-2024</u>	<u>H.F.</u>	<u>922</u>	Jochum of Dubuque
<u>H-2025</u>	<u>S.F.</u>	<u>601</u>	Raecker of Polk
<u>H-2029</u>	HCR	10	Jochum of Dubuque
<u>H-2030</u>	<u>H.F.</u>	<u>932</u>	Huser of Polk
<u>H-2031</u>	<u>S.F.</u>	<u>601</u>	Granzow of Hardin
			May of Dickinson
			Dolecheck of Ringgold
			Lukan of Dubuque
			Deyoe of Story
			Heaton of Henry
			De Boef of Keokuk
			Baudler of Adair
			Jacobs of Polk
<u>H-2032</u>	<u>S.F.</u>	<u>601</u>	Jochum of Dubuque

<u>H-2033</u>	<u>S.F.</u>	<u>601</u>	Winckler of Scott
<u>H-2034</u>	<u>S.F.</u>	<u>580</u>	Raecker of Polk
			Van Fossen of Scott
<u>H-2035</u>	<u>S.F.</u>	<u>601</u>	Rants of Woodbury
<u>H-2036</u>	<u>S.F.</u>	<u>601</u>	Kressig of Black Hawk
<u>H-2037</u>	<u>S.F.</u>	<u>593</u>	Huser of Polk
			Swaim of Davis
			Struyk of Pottawattamie
			Palmer of Mahaska
			Anderson of Page
			Pettengill of Benton
<u>H-2039</u>	<u>S.F.</u>	<u>601</u>	Van Fossen of Scott
<u>H-2040</u>	<u>S.F.</u>	<u>551</u>	Senate Amendment
<u>H-2041</u>	<u>H.F.</u>	<u>909</u>	Senate Amendment

On motion by McCarthy of Polk the House adjourned at 12:42 a.m., until 9:00 a.m., Thursday, April 26, 2007.