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**STATE OF IOWA**

**House Journal**

**TUESDAY, MARCH 2, 2010**

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Produced daily by the State of Iowa during the sessions of the General Assembly.  
(The official bound copy will be available after a reasonable time upon adjournment.)

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## JOURNAL OF THE HOUSE

Fifty-first Calendar Day - Thirty-sixth Session Day

Hall of the House of Representatives  
Des Moines, Iowa, Tuesday, March 2, 2010

The House met pursuant to adjournment at 9:11 a.m., Speaker Murphy in the chair.

Prayer was offered by Reverend David Lewis, pastor of the Iowa River Church, Marshalltown. He was the guest of Representative Rich Arnold of Lucas County.

### PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Tessa Reynolds, House Page from Anamosa.

The Journal of Monday, March 1, 2010 was approved.

### PETITION FILED

The following petition was received and placed on file:

By Mertz of Kossuth, from one hundred thirty-eight constituents from House District 8 favoring a constitutional amendment supporting marriage between a man and a woman.

### SENATE MESSAGES CONSIDERED

[Senate File 2333](#), by committee on human resources, a bill for an act relating to health care facilities and programs, including hospital inspector requirements and dependent adult abuse.

Read first time and referred to committee on **human resources**.

[Senate File 2354](#), by committee on state government, a bill for an act relating to campaign finance, including political campaign activities and independent expenditures by corporations, making penalties applicable, and including effective date provisions.

Read first time and referred to committee on **state government**.

The House stood at ease at 9:16 a.m., until the fall of the gavel.

The House resumed session at 10:50 a.m., Speaker Murphy in the chair.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows:

Smith of Marshall and Wendt of Woodbury on request of McCarthy of Polk.

#### CONSIDERATION OF BILLS Regular Calendar

[House File 2491](#), a bill for an act relating to the licensure of persons engaged in fire protection system installation, maintenance, repair, service, or inspection, was taken up for consideration.

Quirk of Chickasaw offered the following amendment [H-8253](#) filed by him and moved its adoption:

#### [H-8253](#)

- 1 Amend [House File 2491](#) as follows:
- 2 1. Page 1, line 34, after <department> by inserting
- 3 <to install or maintain the types of fire protection
- 4 systems endorsed on the license>
- 5 2. Page 2, after line 1 by inserting:
- 6 <NEW SUBSECTION. 8A. "Preengineered fire protection
- 7 system" means a fire protection system that has a
- 8 predetermined flow rate, nozzle pressure, and quantity
- 9 of extinguishing agent.>
- 10 3. Page 2, line 28, before <with> by inserting
- 11 <with appropriate endorsements for that type of
- 12 system.>
- 13 4. Page 3, by striking lines 23 through 25 and
- 14 inserting <be licensed to work on special hazard fire
- 15 protection systems but shall not be licensed to perform
- 16 installation or maintenance on a preengineered fire
- 17 protection system or on>
- 18 5. Page 4, after line 33 by inserting:
- 19 <1A. The state fire marshal shall issue a fire
- 20 protection system installer and maintenance worker
- 21 license with endorsements restricted to preengineered
- 22 fire protection systems to an applicant who does not
- 23 meet the requirements of subsection 1 but does meet the
- 24 following requirements:

25 a. To be endorsed as a preengineered kitchen fire  
26 extinguishing system installer, has successfully  
27 completed training and an examination verified by  
28 a preengineered system manufacturer, an agent of a  
29 preengineered system manufacturer, or an organization  
30 that is approved by the state fire marshal.  
31 b. To be endorsed as a preengineered kitchen  
32 fire extinguishing system maintenance worker, has  
33 successfully completed training by the worker's  
34 employer or the system's manufacturer and has passed a  
35 written or online examination for preengineered kitchen  
36 fire extinguishing system maintenance that is approved  
37 by the state fire marshal.  
38 c. To be endorsed as a preengineered industrial  
39 fire extinguishing system installer, possesses  
40 a training and examination certification from a  
41 preengineered system manufacturer, an agent of a  
42 preengineered system manufacturer, or an organization  
43 that is approved by the state fire marshal.  
44 d. To be endorsed as a preengineered industrial  
45 fire extinguishing system maintenance worker, has  
46 been trained by the worker's employer, and has passed  
47 a written or online examination for preengineered  
48 industrial fire extinguishing system maintenance that  
49 is approved by the state fire marshal.>  
50 6. Page 5, line 19, after <license> by

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1 inserting <with appropriate endorsements>  
2 7. By renumbering as necessary.

Amendment [H-8253](#) was adopted.

[SENATE FILE 2355](#) SUBSTITUTED FOR [HOUSE FILE 2491](#)

Quirk of Chickasaw asked and received unanimous consent to substitute [Senate File 2355](#) for [House File 2491](#).

[Senate File 2355](#), a bill for an act relating to the licensure of persons engaged in fire protection system installation, maintenance, repair, service, or inspection, was taken up for consideration.

Quirk of Chickasaw 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. 2355](#))

The ayes were, 98:

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

The nays were, none.

Absent or not voting and 2:

Smith           Wendt

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

[HOUSE FILE 2491](#) WITHDRAWN

Quirk of Chickasaw asked and received unanimous consent to withdraw [House File 2491](#) from further consideration by the House.

[House File 2449](#), a bill for an act relating to the encouragement and assistance of businesses owned by disabled veterans, was taken up for consideration.

Bailey of Hamilton 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. 2449](#))

The ayes were, 98:

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

The nays were, none.

Absent or not voting, 2:

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

**House File 2452**, a bill for an act relating to driver's license sanctions, including the issuance of temporary restricted licenses and certain requirements relating to ignition interlock devices, and providing penalties, was taken up for consideration.

T. Olson of Linn offered the following amendment [H-8261](#) filed by him, Kaufmann of Cedar and R. Olson of Polk and moved its adoption:

[H-8261](#)

- 1 Amend [House File 2452](#) as follows:
- 2 1. Page 1, by striking line 26 and inserting <for a
- 3 case of ~~extreme~~ hardship or ~~compelling~~ circumstances>
- 4 2. Page 3, by striking lines 26 through 28 and
- 5 inserting <ninety days if a test was refused under
- 6 section 321J.9>
- 7 3. Page 5, by striking lines 5 through 8 and
- 8 inserting <The temporary restricted license shall be
- 9 issued in accordance with section 321J.20.>
- 10 4. Page 6, by striking line 16 and inserting
- 11 <license for ~~at least~~ one year after the effective date
- 12 of the>
- 13 5. Page 7, line 5, after <~~revocation.~~> by inserting
- 14 <A temporary restricted license issued to a person
- 15 whose driver's license or nonresident driving privilege
- 16 has been revoked under subsection 1, paragraph "b",
- 17 shall be issued in accordance with section 321J.20,
- 18 subsection 2.>
- 19 6. Page 8, by striking lines 13 and 14 and
- 20 inserting <be eligible for any temporary restricted
- 21 license for ~~one year~~ forty-five days after the
- 22 effective date of the revocation, and the>
- 23 7. Page 8, by striking lines 20 and 21 and
- 24 inserting <The temporary restricted license shall be
- 25 issued in accordance with section 321J.20, subsection
- 26 2. A>
- 27 8. By striking page 10, line 30, through page 11,
- 28 line 33, and inserting:
- 29 <2. a. Notwithstanding section 321.560, the
- 30 department may, on application, and upon the expiration
- 31 of the minimum period of ineligibility for a temporary
- 32 restricted license provided for under section
- 33 321.560, 321J.4, 321J.9, or 321J.12, issue a temporary
- 34 restricted license to a person whose noncommercial
- 35 driver's license has either been revoked under this
- 36 chapter, or revoked or suspended under chapter 321
- 37 solely for violations of this chapter, or who has been
- 38 determined to be a habitual offender under chapter
- 39 321 based solely on violations of this chapter or on
- 40 violations listed in section 321.560, subsection 1,
- 41 paragraph "b", and who is not eligible for a temporary
- 42 restricted license under subsection 1. However, the
- 43 department may not issue a temporary restricted license
- 44 under this subsection for a violation of section
- 45 321J.2A or to a person under the age of twenty-one

46 whose license is revoked under section 321J.4, 321J.9,  
 47 or 321J.12. A temporary restricted license issued  
 48 under this subsection may allow the person to drive  
 49 to and from the person's home and specified places at  
 50 specified times which can be verified by the department

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1 and which are required by the person's full-time or  
 2 part-time employment, continuing education while  
 3 enrolled in an educational institution on a part-time  
 4 or full-time basis and while pursuing a course of study  
 5 leading to a diploma, degree, or other certification of  
 6 successful educational completion, or substance abuse  
 7 treatment.  
 8 b. Notwithstanding paragraph "a", a temporary  
 9 restricted license issued to a person whose  
 10 noncommercial driver's license has been revoked  
 11 under section 321J.4, subsection 2, section 321J.9,  
 12 subsection 1, paragraph "b", or section 321J.12,  
 13 subsection 1, paragraph "b", shall provide for but not  
 14 exceed the uses permitted by 23 U.S.C. § 164. This  
 15 restriction applies only during the first three hundred  
 16 sixty-five days of the person's revocation.  
 17 c. A temporary restricted license issued under this  
 18 subsection shall be conditioned upon the installation  
 19 of an approved ignition interlock device on all motor  
 20 vehicles owned or operated by the person. However, a  
 21 person whose driver's license or nonresident operating  
 22 privilege has been revoked under section 321J.21 may  
 23 apply to the department for a temporary restricted  
 24 license without the requirement of an ignition  
 25 interlock device if at least twelve years have elapsed  
 26 since the end of the underlying revocation period for a  
 27 violation of section 321J.2.>

Amendment [H-8261](#) was adopted.

T. Olson of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" ([H.F. 2452](#))

The ayes were, 98:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Chambers
Cohoon	Cownie	De Boef	Deyoe

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

The nays were, none.

Absent or not voting, 2:

Smith                      Wendt

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

#### IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 2449, 2452** and **[Senate File 2355](#)**.

**[House File 2457](#)**, a bill for an act regarding matters under the purview of the department of natural resources, and including effective date provisions, was taken up for consideration.

**[SENATE FILE 2243](#)** SUBSTITUTED FOR **[HOUSE FILE 2457](#)**

Lensing of Johnson asked and received unanimous consent to substitute **[Senate File 2243](#)** for **[House File 2457](#)**.

[Senate File 2243](#), a bill for an act regarding matters under the purview of the department of natural resources, and including effective date provisions, was taken up for consideration.

Pettengill of Benton offered amendment [H-8299](#) filed by her and Hanson of Jefferson as follows:

[H-8299](#)

- 1 Amend [Senate File 2243](#), as passed by the Senate, as  
 2 follows:  
 3 1. Page 3, after line 1 by inserting:  
 4 <Sec. \_\_\_\_ DEER LICENSE STUDY.  
 5 1. The legislative services agency shall prepare a  
 6 study to determine the economic impact of increasing  
 7 the number of antlered and antlerless deer hunting  
 8 licenses available for sale to nonresidents who own  
 9 Iowa farmland.  
 10 2. To the extent practicable, the study shall  
 11 estimate the potential revenue to the state by  
 12 increasing the number of such licenses and shall  
 13 estimate the impact on the deer population.  
 14 3. The legislative services agency shall submit  
 15 the results of the study to the legislative council by  
 16 January 1, 2011.>  
 17 2. By renumbering as necessary.

Lensing of Johnson rose on a point of order that amendment [H-8299](#) was not germane.

The Speaker ruled the point well taken and amendment [H-8299](#) not germane.

Lensing 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. 2243](#))

The ayes were, 98:

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

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

The nays were, none.

Absent or not voting and 2:

Smith                      Wendt

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

**[HOUSE FILE 2457](#) WITHDRAWN**

Lensing of Johnson asked and received unanimous consent to withdraw [House File 2457](#) from further consideration by the House.

**[House File 2460](#)**, a bill for an act relating to small business and disadvantaged business enterprise contracts with the department of transportation, was taken up for consideration.

Ford 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. 2460](#))

The ayes were, 98:

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

The nays were, none.

Absent or not voting, 2:

Smith                      Wendt

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

**House File 2471**, a bill for an act making technical changes to the laws relating to elections and voter registration and including effective date and applicability provisions, was taken up for consideration.

**SENATE FILE 2194** SUBSTITUTED FOR **HOUSE FILE 2471**

Beard of Winneshiek asked and received unanimous consent to substitute **Senate File 2194** for **House File 2471**.

**Senate File 2194**, a bill for an act making technical changes to the laws relating to elections and voter registration and including effective date and applicability provisions, was taken up for consideration.

Beard of Winneshiek 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. 2194](#))

The ayes were, 98:

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

The nays were, none.

Absent or not voting and 2:

Smith                      Wendt

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

## IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: [House File 2460](#) and **Senate Files 2194 and 2243**.

[HOUSE FILE 2471](#) WITHDRAWN

Beard of Winneshiek asked and received unanimous consent to withdraw [House File 2471](#) from further consideration by the House.

On motion by McCarthy of Polk, the House was recessed at 11:37 a.m., until 4:00 p.m.

## AFTERNOON SESSION

The House reconvened at 4:13 p.m., Speaker Murphy in the chair.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on March 2, 2010, passed the following bill in which the concurrence of the Senate was asked:

[House File 2318](#), a bill for an act relating to the limitation on length of service for city development board members and including effective date provisions.

Also: That the Senate has on March 2, 2010, passed the following bill in which the concurrence of the House is asked:

[Senate File 2320](#), a bill for an act to allow the use of motorcycles equipped with detachable stabilizing rear wheels on Iowa roads.

Also: That the Senate has on March 2, 2010, passed the following bill in which the concurrence of the House is asked:

[Senate File 2329](#), a bill for an act establishing an Iowa communications network advisory committee.

Also: That the Senate has on March 2, 2010, passed the following bill in which the concurrence of the House is asked:

[Senate File 2332](#), a bill for an act relating to reimbursement for administrative costs under the medical assistance home and community-based services waiver for intellectual disabilities.

MICHAEL E. MARSHALL, Secretary

#### SENATE MESSAGES CONSIDERED

[Senate File 2320](#), by committee on transportation, a bill for an act to allow the use of motorcycles equipped with detachable stabilizing rear wheels on Iowa roads.

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

[Senate File 2329](#), by committee on local government, a bill for an act establishing an Iowa communications network advisory committee.

Read first time and referred to committee on **state government**.

[Senate File 2332](#), by committee on human resources, a bill for an act relating to reimbursement for administrative costs under the medical assistance home and community-based services waiver for intellectual disabilities and providing for implementation.

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

The House stood at ease at 4:15 p.m., until the fall of the gavel.

The House resumed session at 5:10 p.m., Speaker Murphy in the chair.

McCarthy of Polk asked and received unanimous consent for the immediate consideration of [House File 2399](#).

#### CONSIDERATION OF BILLS Regular Calendar

[House File 2399](#), a bill for an act modifying provisions applicable to electric generating and transmission facilities, was taken up for consideration.

Reichert of Muscatine offered amendment [H-8274](#) filed by Reichert, et al., as follows:

[H-8274](#)

1 Amend [House File 2399](#) as follows:

2 1. Page 1, before line 1 by inserting:

3 <Sec. \_\_. Section 476.6, Code Supplement 2009, is  
4 amended by adding the following new subsection:

5 NEW SUBSECTION. 22. a. It is the intent of the  
6 general assembly to require certain rate-regulated  
7 public utilities to undertake analyses of and  
8 preparations for the possible construction of nuclear  
9 generating facilities in this state that would be  
10 beneficial in a carbon-constrained environment.

11 b. A rate-regulated electric utility that was  
12 subject to a revenue sharing settlement agreement with  
13 regard to its electric base rates as of January 1,  
14 2010, shall recover, through a rider and pursuant to a  
15 tariff filing made on or after the effective date of  
16 this Act and through December 31, 2013, the reasonable  
17 and prudent costs of its analyses of and preparations  
18 for the possible construction of facilities of the type  
19 referenced in paragraph "a". Cost recovery shall be  
20 accomplished by instituting a revenue increase applied  
21 in the same percentage amount to each customer class  
22 and not designed to recover, on an annual basis, more  
23 than five-tenths percent of the electric utility's  
24 calendar year 2009 revenues attributable to billed base  
25 rates in this state. At the conclusion of the cost  
26 recovery period, the board shall conduct a contested  
27 case proceeding pursuant to chapter 17A to evaluate the  
28 reasonableness and prudence of the cost recovery. The  
29 utility shall file such information with the board as  
30 the board deems appropriate, including the filing of an  
31 annual report identifying and explaining expenditures  
32 identified in the rider as items for cost recovery,  
33 and any other information required by the board. If  
34 the board determines that the utility has imprudently  
35 incurred costs, or has incurred costs that are less  
36 than the amount recovered, the board shall order  
37 the utility to modify the rider to adjust the amount  
38 recoverable.

39 c. Costs that may be recovered through the rider  
40 described in paragraph "b" shall be consistent with  
41 the United States nuclear regulatory guide, section  
42 4.7, general site suitability criteria for nuclear  
43 power stations, revision two, April 1998, including  
44 costs related to the study and use of sites for nuclear  
45 generation.>

46 2. Page 1, line 8, after <state.> by inserting

47 <It is also the intent of the general assembly  
48 to encourage rate-regulated public utilities to  
49 consider altering existing electric generating  
50 facilities, where reasonable, to manage carbon emission

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1 intensity in order to facilitate the transition to a  
2 carbon-constrained environment.>

3 3. By striking page 1, line 25, through page 2,  
4 line 2, and inserting:

5 <~~4~~ 3. a. The board shall specify in advance, by  
6 order issued after a contested case proceeding, the  
7 ratemaking principles that will apply when the costs  
8 of the electric power generating facility, the costs  
9 of significant alteration of the generating facility  
10 as defined in section 476A.2, subsection 2, and any  
11 related emissions control or storage facilities, or  
12 the costs of the alternate energy production facility,  
13 co-generation pilot project facility, or energy sales  
14 agreement are included in regulated electric rates  
15 whenever a rate-regulated public utility does any of  
16 the following:

17 (1) Files an application pursuant to section 476A.3  
18 to construct in Iowa a baseload electric generating  
19 facility, or to significantly alter an existing  
20 generating facility, with a nameplate generating  
21 capacity equal to or greater than three hundred  
22 megawatts or a combined-cycle electric power generating  
23 facility, or an alternative energy production facility  
24 as defined in section 476.42. For purposes of this  
25 subparagraph, a significant alteration of an existing  
26 generating facility must, in order to qualify for  
27 establishment of ratemaking principles, fall into one  
28 of the following categories:

29 (a) Conversion of a coal fueled facility into a gas  
30 fueled facility.

31 (b) Addition of carbon capture and storage  
32 facilities at a coal fueled facility.

33 (c) Addition of gas fueled capability to a coal  
34 fueled facility, in order to convert the facility  
35 to one that will rely primarily on gas for future  
36 generation.

37 (d) Addition of a biomass fueled capability to a  
38 coal fueled facility.

39 With respect to a significant alteration of an  
40 existing generating facility, an original facility  
41 shall not be required to be either a baseload or  
42 a combined-cycle facility. Only the incremental  
43 investment undertaken by a utility under subparagraph  
44 divisions (a), (b), (c), or (d) shall be eligible to  
45 apply the ratemaking principles established by the

46 order issued pursuant to paragraph "e". Facilities  
 47 for which advanced ratemaking principles are obtained  
 48 pursuant to this section shall not be subject to a  
 49 subsequent board review pursuant to section 476.6,  
 50 subsection 21 to the extent that the investment has

Page 3

1 been considered by the board under this section. To  
 2 the extent an eligible utility has been authorized to  
 3 make capital investments subject to section 476.6,  
 4 subsection 21, such investments shall not be eligible  
 5 for ratemaking principles pursuant to this section.>

6 4. Page 4, after line 33 by inserting:  
 7 <Sec. \_\_. EFFECTIVE UPON ENACTMENT. This Act,  
 8 being deemed of immediate importance, takes effect upon  
 9 enactment.>

10 5. Title page, by striking lines 1 through 2 and  
 11 inserting <An Act requiring certain rate-regulated  
 12 public utilities to undertake analyses of and  
 13 preparation for the possible construction of low carbon  
 14 emitting nuclear generating facilities in this state,  
 15 and including effective date provisions.>

Quirk of Chickasaw offered the following amendment [H-8285](#), to  
 amendment [H-8274](#), filed by him and moved its adoption:

[H-8285](#)

1 Amend the amendment, [H-8274](#), to [House File 2399](#) as  
 2 follows:

3 1. Page 1, by striking lines 15 and 16 and  
 4 inserting <tariff filing made on or before December 31,  
 5 2013, the reasonable>

6 2. Page 1, line 26, after <period,> by inserting  
 7 <which shall extend no more than thirty-six months in  
 8 total,>

9 3. Page 2, after line 2 by inserting:  
 10 <\_\_. Page 1, by striking line 11 and inserting  
 11 <facilities, or the significant alteration of an  
 12 existing generating facility as provided in subsection  
 13 1, shall be implemented>>

14 4. Page 2, by striking lines 8 through 12  
 15 and inserting <of the electric power generating  
 16 facility; or alternate energy production facility;>

17 5. Page 2, by striking lines 19 and 20 and  
 18 inserting <facility with a nameplate generating>

19 6. Page 2, line 24, after <476.42> by inserting  
 20 <or to significantly alter an existing generating  
 21 facility>

22 7. Page 3, line 14, after <state,> by inserting

23 <permitting all rate-regulated public utilities to  
 24 make significant alterations to an existing generating  
 25 facility,>  
 26 8. By renumbering as necessary.

Amendment [H-8285](#) was adopted.

On motion by Reichert of Muscatine, amendment [H-8274](#), as amended, was adopted.

Reichert of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" ([H.F. 2399](#))

The ayes were, 91:

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

The nays were, 7:

Heddens	Hunter	Lensing	Mascher
Running-Marquardt	Wessel-Kroeschell	Willems	

Absent or not voting, 2:

Smith                      Wendt

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

[House File 2495](#), a bill for an act specifying those authorized to solemnize marriages in this state, and including effective date provisions, was taken up for consideration.

Anderson of Page asked and received unanimous consent to suspend the rules for the immediate consideration of amendment [H-8303](#).

Anderson of Page offered the following amendment [H-8303](#) filed by him and Swaim of Davis from the floor and moved its adoption:

[H-8303](#)

1 Amend [House File 2495](#) as follows:  
2 1. By striking everything after the enacting clause  
3 and inserting:  
4 <Section 1. SOLEMNIZATION OF MARRIAGES. In  
5 addition to the individuals specified to solemnize  
6 marriages pursuant to section 595.10, subsection 1,  
7 a retired supreme court justice, a retired court of  
8 appeals judge, a retired district court judge, or a  
9 retired judicial magistrate may solemnize a marriage.  
10 This section is repealed June 30, 2010.  
11 Sec. 2. EFFECTIVE UPON ENACTMENT. This Act, being  
12 deemed of immediate importance, takes effect upon  
13 enactment.>  
14 2. Title page, line 2, after <date> by inserting  
15 <and future repeal>

Amendment [H-8303](#) was adopted.

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?" ([H.F. 2495](#))

The ayes were, 95:

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

The nays were, 3:

Hunter	Taylor	Zirkelbach
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Absent or not voting, 2:

Smith	Wendt
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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.

**[House File 2489](#)**, a bill for an act concerning choice of automobile glass replacement or repair facilities under automobile liability insurance policies and requiring a study of automobile glass replacement or repair insurance claims processing procedures, was taken up for consideration.

Quirk of Chickasaw 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. 2489](#))

The ayes were, 97:

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

The nays were, 1:

Horbach

Absent or not voting, 2:

Smith                      Wendt

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

#### IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 2399, 2489 and 2495.**

[House File 2487](#), a bill for an act relating to the allocation, issuance, reporting, recapture, and reallocation of recovery zone bonds, and including effective date provisions, was taken up for consideration.

Schueller of Jackson 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. 2487](#))

The ayes were, 98:

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

The nays were, none.

Absent or not voting, 2:

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

[House File 2473](#), a bill for an act relating to criminal offense definitions, penalties, and the forfeiture of an unsecured appearance bond in a criminal proceeding, was taken up for consideration.

Watts of Dallas offered amendment [H-8284](#) filed by him as follows:

[H-8284](#)

- 1 Amend [House File 2473](#) as follows:
- 2 1. Page 1, after line 31 by inserting:
- 3 <Sec. \_\_\_\_ Section 716.7, subsection 2, Code 2009,
- 4 is amended by adding the following new paragraph:
- 5 NEW PARAGRAPH. f. Entering upon or in property
- 6 that is under consideration for condemnation by an
- 7 acquiring agency, as defined in section 6B.1, but prior
- 8 to the commencement of eminent domain proceedings under
- 9 chapter 6A or 6B, without the express permission of the
- 10 owner, lessee, or person in lawful possession.>
- 11 2. By renumbering as necessary.

Palmer of Mahaska rose on a point of order that amendment [H-8284](#) was not germane.

The Speaker ruled the point well taken and amendment [H-8284](#) not germane.

Watts of Dallas moved to suspend the rules to consider amendment [H-8284](#).

Roll call was requested by Watts of Dallas and Windschitl of Harrison.

On the question "Shall the rules be suspended to consider amendment [H-8284](#)?" ([H.F. 2473](#))

The ayes were, 44:

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

The nays were, 54:

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

Absent or not voting, 2:

Smith	Wendt
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The motion to suspend the rules lost.

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?" ([H.F. 2473](#))

The ayes were, 97:

Abdul-Samad	Alons	Anderson	Arnold
Bailey	Baudler	Beard	Bell
Berry	Bukta	Burt	Chambers
Cohoon	Cownie	De Boef	Deyoe

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

The nays were, 1:

Watts

Absent or not voting, 2:

Smith                      Wendt

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 2512](#), by McCarthy and Paulsen, a bill for an act concerning weight limits for certain commercial motor vehicles on noninterstate highways.

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

#### IMMEDIATE MESSAGES

McCarthy of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 2473** and **2487**.

## BILL ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Mr. Speaker: The Chief Clerk of the House respectfully reports that the following bill has been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this 2<sup>nd</sup> day of March, 2010: [House File 2380](#).

MARK W. BRANDSGARD  
Chief Clerk of the House

Report adopted.

## SUBCOMMITTEE ASSIGNMENTS

[House File 2502](#)

Appropriations: Taylor, Chair; Cohoon and Roberts.

[Senate File 2197](#)

Public Safety: Burt, Chair; Baudler and Kressig.

[Senate File 2200](#) Reassigned

Judiciary: Swaim, Chair; Huser and Schultz.

[Senate File 2217](#)

State Government: Quirk, Chair; Running-Marquardt and Struyk.

[Senate File 2252](#)

Judiciary: Ford, Chair; Schultz and Swaim.

[Senate File 2279](#)

Labor: Willems, Chair; Chambers and Kearns.

[Senate File 2298](#) Reassigned

Judiciary: Swaim, Chair; Huser and Schultz.

[Senate File 2306](#)

Judiciary: Swaim, Chair; Mertz and Schulte.

[Senate File 2316](#)

Rebuild Iowa and Disaster Recovery: Schueller, Chair; Berry, Pettengill, Running-Marquardt and Sands.

[Senate File 2324](#)

Commerce: Quirk, Chair; Lukan and Petersen.

[Senate File 2346](#)

Commerce: Wenthe, Chair; Windschitl and Zirkelbach.

[Senate File 2354](#)

State Government: Cohoon, Chair; Beard and Rants.

[Senate File 2366](#)

Appropriations: Oldson, Chair; Dolecheck and Wenthe.

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 JUDICIARY

[Senate File 2200](#), a bill for an act relating to transfer of guardianship for a child in need of assistance to the probate court.

Fiscal Note is not required.

Recommended **Amend and Do Pass with amendment** [H-8316](#) March 2, 2010.

COMMITTEE ON REBUILD IOWA AND DISASTER RECOVERY

[Senate File 2317](#), a bill for an act authorizing the creation of watershed management authorities.

Fiscal Note is not required.

Recommended **Amend and Do Pass with amendment** [H-8312](#) March 1, 2010.

## COMMITTEE ON STATE GOVERNMENT

[Senate Joint Resolution 2002](#), a joint resolution relating to the placement of a statue in the United States capitol honoring Dr. Norman Borlaug.

Fiscal Note is not required.

Recommended **Do Pass** March 1, 2010.

[Senate File 2161](#), a bill for an act providing an exception to licensing requirements for certain bingo occasions.

Fiscal Note is not required.

Recommended **Do Pass** March 1, 2010.

[Senate File 2270](#), a bill for an act relating to workplace accommodations for employees who express breast milk.

Fiscal Note is not required.

Recommended **Do Pass** March 1, 2010.

## RESOLUTION FILED

[HR 119](#), by Mascher, Lensing and Jacoby, a resolution honoring the life and work of Eliot Keller.

Laid over under **Rule 25**.

## AMENDMENTS FILED

<a href="#">H-8301</a>	<a href="#">H.F. 2481</a>	Schulte of Linn
<a href="#">H-8302</a>	<a href="#">H.F. 2381</a>	Bailey of Hamilton
<a href="#">H-8304</a>	<a href="#">H.F. 2439</a>	Sorenson of Warren
<a href="#">H-8305</a>	<a href="#">H.F. 2451</a>	Hunter of Polk
<a href="#">H-8306</a>	<a href="#">H.F. 2381</a>	Zirkelbach of Jones
<a href="#">H-8307</a>	<a href="#">H.F. 2481</a>	De Boef of Keokuk
<a href="#">H-8308</a>	<a href="#">S.F. 2224</a>	Isenhart of Dubuque
<a href="#">H-8309</a>	<a href="#">S.F. 2288</a>	Tymeson of Madison
<a href="#">H-8310</a>	<a href="#">S.F. 2235</a>	Reichert of Muscatine
<a href="#">H-8311</a>	<a href="#">H.F. 2446</a>	Horbach of Tama
<a href="#">H-8312</a>	<a href="#">S.F. 2317</a>	Committee on Rebuild Iowa and Disaster Recovery
<a href="#">H-8313</a>	<a href="#">H.F. 2481</a>	De Boef of Keokuk
<a href="#">H-8314</a>	<a href="#">H.F. 2494</a>	L. Miller of Scott

<a href="#">H-8315</a>	<a href="#">H.F. 2481</a>	May of Dickinson
<a href="#">H-8316</a>	<a href="#">S.F. 2200</a>	Committee on Judiciary
<a href="#">H-8317</a>	<a href="#">H.F. 2494</a>	L. Miller of Scott
<a href="#">H-8318</a>	<a href="#">H.F. 2494</a>	L. Miller of Scott
<a href="#">H-8319</a>	<a href="#">H.F. 2494</a>	L. Miller of Scott
<a href="#">H-8320</a>	<a href="#">H.F. 2494</a>	L. Miller of Scott
<a href="#">H-8321</a>	<a href="#">H.F. 2494</a>	L. Miller of Scott
<a href="#">H-8322</a>	<a href="#">H.F. 2481</a>	Windschitl of Harrison
<a href="#">H-8323</a>	<a href="#">H.F. 2322</a>	Schueller of Jackson
<a href="#">H-8324</a>	<a href="#">H.F. 2446</a>	Horbach of Tama
<a href="#">H-8325</a>	<a href="#">H.F. 2477</a>	Palmer of Mahaska

On motion by McCarthy of Polk the House adjourned at 5:56 p.m., until 9:00 a.m., Wednesday, March 3, 2010.