State of Iowa 2001

JOURNAL OF THE HOUSE

$\mathbf{2001}$

EXTRAORDINARY SESSION SEVENTY–NINTH GENERAL ASSEMBLY

Convened June 19, 2001 Adjourned June 19, 2001

THOMAS J. VILSACK, Governor BRENT SIEGRIST, Speaker of the House MARY KRAMER, President of the Senate

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Des Moines

JOURNAL OF THE HOUSE

First Calendar Day - First Session Day

Iowa State Historical Building Des Moines, Iowa, Tuesday, June 19, 2001

Pursuant to the proclamation of the Governor, the Honorable Thomas J. Vilsack, convening the Seventy-ninth General Assembly in Extraordinary Session, the House was called to order at 10:08 a.m., by the Honorable Brent Siegrist, Speaker of the House.

Prayer was offered by the Honorable Ralph Klemme, state representative from Plymouth County.

COMMUNICATION FROM THE GOVERNOR

Pursuant to Article IV, section XI of the Constitution of the State of Iowa, the following communication from Governor Thomas J. Vilsack was presented and read to the House of Representatives:

May 21, 2001

The Honorable Brent Siegrist Speaker of the House State Capitol Building L O C A L

Dear Mr. Speaker:

I hereby submit the proclamation setting the extraordinary session of the Iowa Legislature to convene at 10:00 a.m., June 19, 2001.

Sincerely, Thomas J. Vilsack Governor

State of Jowa

Executive Department

In The Name And By The Authority Of The State Of Iowa

Proclamation

Whereas, the 2001 regular session of the Seventy-ninth General Assembly had final adjournment pursuant to House Concurrent Resolution 39 on May 8, 2001, and

Whereas, the General Assembly did not adopt legislation that sets new congressional and legislative district boundaries, and

Whereas, the General Assembly may need to adopt prudent and necessary legislation to address any other issues which may be identified by the Governor and legislative leaders before the convening of the extraordinary session, and

Whereas, the General Assembly must convene in Extraordinary Session in accordance with Article IV, Section XI, of the Constitution of the State of Iowa in order to consider the Legislative Service Bureau's second plan for the redrawing of Iowa's congressional and legislative districts.

Now, Therefore, I, Thomas J. Vilsack, Governor of the State of Iowa, in accordance with Article IV, Section XI, of the Constitution of the State of Iowa, do hereby proclaim that the Seventy-ninth General Assembly shall convene in extraordinary session in Des Moines, Iowa at 10:00 a.m. on the nineteenth day of June, 2001, and to that end I do call up and direct the members of the House of Representatives to convene at the New State Historical Building and members of the Senate to convene in the Senate Chamber at the State Capitol at 10:00 a.m. on June 19, 2001 for the purpose which the assembly is convened, namely the matter of redistricting and other issues deemed appropriate to take legislative action in keeping therewith.

> IN TESTIMONY WHEREOF, I have hereunto subscribed my name and caused the great seal of the State of Iowa to be affixed. Done at Des Moines this Twenty-first day of May in the year of our Lord two thousand one.

> > THOMAS J. VILSACK Governor

Attest:

(Seal)

CHESTER J. CULVER Secretary of State

ORGANIZATION OF THE HOUSE

Rants of Woodbury moved that all organization matters not specifically provided for in Joint Rule 3 be the same for this Extraordinary Session as for the 2001 Regular Session of the Seventy-ninth General Assembly.

The motion prevailed.

Rants of Woodbury moved that the Chief Clerk of the House be directed to send a written message to the Governor and to the Senate informing them that the House was duly organized and ready to transact business and receive any messages that they may transmit. The motion prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has, pursuant to the May 21, 2001 proclamation of the Governor, duly organized for the Extraordinary Session of the Seventy-ninth General Assembly and is ready to receive communications from the House.

MICHAEL E. MARSHALL, Secretary

INTERIM COMMUNICATION RECEIVED

The following communication was received during the interim and is on file in the office of the Chief Clerk:

May 18, 2001

The Honorable Thomas J. Vilsack Office of the Governor State Capitol Des Moines, IA 50319

Dear Governor Vilsack:

I respectfully submit my resignation from the Iowa House of Representatives, District 48, effective today May 18, 2001.

I intend on running for the recently vacated Senate District 43 seat.

Respectfully, Hubert Houser State Representative

SUPPLEMENTAL REPORT OF THE COMMITTEE ON CREDENTIALS

MR. SPEAKER: We, your committee on credentials, respectfully report that we find the following named person duly elected to and entitled to a seat in the House of Representatives of the Seventyninth General Assembly as shown by duplicate copies of the certificate of election on file in the office of the Secretary of State:

CERTIFICATION

STATE OF IOWA Office of THE SECRETARY OF STATE

To the Honorable, Clerk of the House of Representatives:

I, CHESTER J. CULVER, Secretary of the State of Iowa, custodian of the files and records pertaining to the elections in the state, do hereby certify that the State Canvassing Board has declared that a special election held on June 12, 2001, Gerald D. Jones was elected to fill a vacancy in the office of the House of Representatives of the Eighty-fifth District, for the balance of the term which began on January 2, 2001.

(Seal) IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Statehouse, in Des Moines, this eighteenth day of June, 2001.

CHESTER J. CULVER, Secretary of State

I hereby acknowledge receipt of the original copy of this document on the nineteenth day of June, 2001.

MARGARET A. THOMSON, Chief Clerk of the House of Representatives

Metcalf of Polk moved that the report of the committee on credentials be adopted.

The motion prevailed and the report was adopted.

The following oath of office was administered to Representativeelect Jones on June 19, 2001 by the Chief Clerk.

OATH OF OFFICE

"I do solemnly swear or affirm that I will support the Constitution of the United State and the Constitution of the State of Iowa and that I will faithfully and impartially discharge the duties of the office of Representative in the General Assembly of the State of Iowa according to the best of my ability, so help me God."

GERALD D. JONES

The Speaker appointed Barry of Harrison and Kuhn of Floyd to escort Representative Jones to his seat.

COMMUNICATION FROM LEGISLATIVE SERVICE BUREAU

The following communication was received from the Legislative Service Bureau on June 1, 2001:

- To: Chief Clerk of the Iowa House of Representatives, Secretary of the Iowa Senate, and Members of the Iowa General Assembly.
- From: Diane Bolender, Director and Ed Cook, Legal Counsel, Iowa Legislative Service Bureau.

Date: June 1, 2001

Pursuant to Chapter 42 of the 2001 Code of Iowa, the Legislative Service Bureau delivers to the Iowa General Assembly identical bills embodying a (second) plan of legislative and Congressional districting prepared in accordance with the U.S. Constitution, the Iowa Constitution, and Iowa Code section 42.4. In addition to the identical bills, this memorandum and the accompanying attachments include maps illustrating the plan, a summary of the standards prescribed by law for redistricting, a listing of the population for each district created, a statistical analysis of the plan, and listings of the political subdivisions undivided under the plan. This memorandum, the identical bills, as well as maps illustrating the plan, are also available through the internet on the Iowa Redistricting in 2001 link on the Iowa General Assembly's website (www.legis.state.ia.us).

HOUSE STUDY BILL COMMITTEE ASSIGNMENT

H.S.B. 263 State Government

Providing for congressional and legislative districts and providing an effective date.

RULE 57 SUSPENDED

Rants of Woodbury asked and received unanimous consent to suspend Rule 57, relating to committee notice and agenda for an immediate meeting of the committee on state government.

The House stood at ease at 10:19 a.m., until the fall of the gavel.

The House resumed session at 10:53 a.m., Speaker Siegrist in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

5

Bradley of Clinton and Hoversten of Woodbury on request of Brunkhorst of Bremer; Hatch of Polk, until his arrival, and Warnstadt of Woodbury on request of Falck of Fayette.

COMMITTEE RECOMMENDATION

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

MARGARET A. THOMSON Chief Clerk of the House

COMMITTEE ON STATE GOVERNMENT

Committee Bill (Formerly House Study Bill 263), providing for congressional and legislative districts and providing an effective date.

Fiscal Note is not required.

Recommended Do Pass June 19, 2001.

INTRODUCTION OF BILL

House File 758, by committee on state government, a bill for an act providing for congressional and legislative districts and providing an effective date.

Read first time and placed on the calendar.

RULES SUSPENDED

Rants of Woodbury asked and received unanimous consent to suspend the rules for the immediate consideration of House File 758.

CONSIDERATION OF BILL Regular Calendar

House File 758, a bill for an act providing for congressional and legislative districts and providing an effective date, was taken up for consideration.

Metcalf 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. 758)

The ayes were, 78:

Alons	Atteberry	Barry	Baudler
Bell	Boal	Boddicker	Boggess
Broers	Bukta	Carroll	Chiodo
Cohoon	Connors	Cormack	De Boef
Dix	Dolecheck	Dotzler	Drake
Eddie	Eichhorn	Elgin	Falck
Foege	Ford	Frevert	Garman
Gipp	Hahn	Hansen	Heaton
Hoffman	Horbach	Huseman	Huser
Jacobs	Jochum	Johnson	Jones
Klemme	Kreiman	Kuhn	Larkin
Larson	Lensing	Manternach	Mascher
May	Metcalf	Millage	Murphy
Myers	Osterhaus	Petersen	Quirk
Rants	Rayhons	Reynolds	Richardson
Roberts	Scherrman	Schrader	Seng
Shey	Shoultz	Sievers	\mathbf{Smith}
Stevens	Sukup	Taylor, T.	Teig
Tymeson	Tyrrell	Van Fossen	Weidman
Winckler	Mr. Speaker		
	Siegrist		

The nays were, 18:

Arnold	Brauns	Brunkhorst	Fallon
Finch	Greimann	Grundberg	Jenkins
Kettering	Mertz	O'Brien	Raecker
Rekow	Taylor, D.	Tremmel	Van Engelenhoven
Wise	Witt		

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

IMMEDIATE MESSAGE

Rants of Woodbury asked and received unanimous consent that House File 758 be immediately messaged to the Senate.

RULE 57 SUSPENDED

Rants of Woodbury asked and received unanimous consent to suspend Rule 57, relating to committee notice and agenda for a meeting of the committee on ways and means immediately upon recess.

On motion by Rants of Woodbury, the House was recessed at 11:19 a.m., until 1:00 p.m.

AFTERNOON SESSION

The House reconvened at 1:21 p.m., Speaker Siegrist in the chair.

INTRODUCTION OF BILL

House File 757, by Van Fossen, Rants, Siegrist, Alons, Arnold, Barry, Baudler, Boal, Boddicker, Boggess, Bradley, Brauns, Broers, Carroll, Connors, Cormack, De Boef, Dix, Dolecheck, Drake, Eddie, Eichhorn, Finch, Garman, Gipp, Hahn, Hansen, Heaton, Hoffman, Horbach, Hoversten, Huseman, Jacobs, Jenkins, Jochum, Johnson, Jones, Kettering, Klemme, Larson, Manternach, Mascher, Mertz, Metcalf, Millage O'Brien, Petersen, Raecker, Rayhons, Rekow, Reynolds, Roberts, Schrader, Shey, Sievers, Sukup, Teig, Tymeson, Tyrrell, Van Engelenhoven, Warnstadt, and Weidman, a bill for an act relating to the taxation under the individual income tax of certain federal tax rebates and including a retroactive applicability date provision.

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

COMMITTEE RECOMMENDATION

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

MARGARET A. THOMSON Chief Clerk of the House

COMMITTEE ON WAYS AND MEANS

House File 757, a bill for an act relating to the taxation under the individual income tax of certain federal tax rebates and including a retroactive applicability date provision.

1st Day

Fiscal Note is required.

Recommended Do Pass June 19, 2001.

RULES SUSPENDED

Rants of Woodbury asked and received unanimous consent for the immediate consideration of House File 757.

CONSIDERATION OF BILL Ways and Means Calendar

House File 757, a bill for an act relating to the taxation under the individual income tax of certain federal tax rebates and including a retroactive applicability date provision, was taken up for consideration.

The House stood at ease at 1:23 p.m., until the fall of the gavel.

The House resumed session and consideration of House File 757 at 1:34 p.m., Speaker Siegrist in the chair.

Shoultz of Black Hawk offered amendment H-2049 filed by Shoultz, Hatch of Polk, Fallon of Polk, Frevert of Palo Alto, Foege of Linn, Dotzler of Black Hawk, Osterhaus of Jackson, Murphy of Dubuque, Richardson of Warren, Lensing of Johnson, Greimann of Story, Mascher of Johnson, Kuhn of Floyd, Witt of Black Hawk and Jochum of Dubuque from the floor as follows:

H-2049

Amend House File 757 as follows:
 1. Page 1, by inserting before line 1 the
 following:

4 5 "DIVISION I

FEDERAL REBATES"

6 2. Page 1, line 13, by inserting after the word

7 "This" the following: "division of this".

8 3. Page 1, by inserting after line 15 the

9 following: 10

"DIVISION II

11 FEDERAL DEDUCTIBILITY

12 Sec.___. Section 422.4, subsection 1, paragraphs b

13 and c, Code 2001, are amended to read as follows:

14 b. "Cumulative inflation factor" means the product

15 of the annual inflation factor for the $\frac{1988}{2002}$

16 calendar year and all annual inflation factors for

17 subsequent calendar years as determined pursuant to

18 this subsection. The cumulative inflation factor 19 applies to all tax years beginning on or after January 1 of the calendar year for which the latest annual 20 21inflation factor has been determined. 22c. The annual inflation factor for the 1988 2002 23 calendar year is one hundred percent. $\mathbf{24}$ Sec. ____. Section 422.5, subsection 1, paragraphs 25a through i, Code 2001, are amended by striking the paragraphs and inserting in lieu thereof the 26 27following: $\mathbf{28}$ a. On all taxable income from zero through eight 29 thousand dollars, one and eighty-five hundredths 30 percent. 31 b. On all taxable income exceeding eight thousand 32 dollars but not exceeding forty thousand dollars, five 33 and three-tenths percent. c. On all taxable income exceeding forty thousand 3435 dollars but not exceeding sixty thousand dollars, six 36 and thirty-five hundredths percent. 37 d. On all taxable income exceeding sixty thousand 38 dollars, six and six-tenths percent. Sec. Section 422.5, subsection 1, paragraph 39 40 j, Code 2001, is amended to read as follows: 41 i. e. (1) The tax imposed upon the taxable income of a nonresident shall be computed by reducing 42 43 the amount determined pursuant to paragraphs "a" through "i" "d" by the amounts of nonrefundable 44 credits under this division and by multiplying this 45 46 resulting amount by a fraction of which the 47 nonresident's net income allocated to Iowa, as determined in section 422.8, subsection 2, paragraph 48 "a", is the numerator and the nonresident's total net 49 50 income computed under section 422.7 is the Page 2 denominator. This provision also applies to 1

2 individuals who are residents of Iowa for less than

3 the entire tax year.

4 (2) The tax imposed upon the taxable income of a

5 resident shareholder in an S corporation which has in

6 effect for the tax year an election under subchapter S
 7 of the Internal Revenue Code and carries on business

7 of the Internal Revenue Code and carries on business 8 within and without the state may be computed by

9 reducing the amount determined pursuant to paragraphs

10 "a" through <u>"i" "d"</u> by the amounts of nonrefundable

11 credits under this division and by multiplying this

12 resulting amount by a fraction of which the resident's

13 net income allocated to Iowa, as determined in section

14 422.8, subsection 2, paragraph "b", is the numerator

15 and the resident's total net income computed under

16 section 422.7 is the denominator. If a resident

10

17 shareholder has elected to take advantage of this 18 subparagraph, and for the next tax year elects not to 19 take advantage of this subparagraph, the resident 20 shareholder shall not reelect to take advantage of 21 this subparagraph for the three tax years immediately 22following the first tax year for which the shareholder 23 elected not to take advantage of this subparagraph. 24 unless the director consents to the reelection. This 25 subparagraph also applies to individuals who are 26 residents of Iowa for less than the entire tax year. 27 This subparagraph shall not affect the amount of 28 the taxpaver's checkoff to the Iowa election campaign fund under section 56.18, the checkoff for the fish 2930 and game fund in section 456A.16, the credits from tax 31 provided in sections 422.10, 422.11A, and 422.12 and 32 the allocation of these credits between spouses if the 33 taxpayers filed separate returns or separately on combined returns. 34

35 Sec. ____. Section 422.5, subsection 1, paragraph 36 k, Code 2001, is amended by relettering the paragraph 37 as paragraph f.

38 Sec. ____. Section 422.5, subsection 1, paragraph 39 k, unnumbered paragraph 1, Code 2001, is amended to 40 read as follows:

41 There is imposed upon every resident and 42 nonresident of this state, including estates and 43 trusts, the greater of the tax determined in 44 paragraphs "a" through ";" "e" or the state 45alternative minimum tax equal to seventy-five percent 46 of the maximum state individual income tax rate for 47 the tax year, rounded to the nearest one-tenth of one 48 percent, of the state alternative minimum taxable 49 income of the taxpayer as computed under this

50 paragraph.

Page 3

Sec. Section 422.5, subsection 5, Code 2001, 1

2 is amended to read as follows:

3 5. Upon determination of the latest cumulative

4 inflation factor, the director shall multiply each

dollar amount set forth in subsection 1, paragraphs 5

"a" through "i" "d" of this section by this cumulative 6

7 inflation factor, shall round off the resulting

8 product to the nearest one dollar, and shall

incorporate the result into the income tax forms and 9 10 instructions for each tax year.

Sec. ____. Section 422.8, subsection 2, paragraph 11 12 a, Code 2001, is amended to read as follows:

13

a. Nonresident's net income allocated to Iowa is 14 the net income, or portion of net income, which is

15 derived from a business, trade, profession, or

1st Day

16 occupation carried on within this state or income from 17any property, trust, estate, or other source within 18 Iowa. However, income derived from a business, trade, 19 profession, or occupation carried on within this state 20 and income from any property, trust, estate, or other 21source within Iowa shall not include distributions 22from pensions, including defined benefit or defined 23contribution plans, annuities, individual retirement 24 accounts, and deferred compensation plans or any 25earnings attributable thereto so long as the 26 distribution is directly related to an individual's 27 documented retirement and received while the 28 individual is a nonresident of this state. If a 29 business, trade, profession, or occupation is carried 30 on partly within and partly without the state, only 31 the portion of the net income which is fairly and 32equitably attributable to that part of the business. 33 trade, profession, or occupation carried on within the 34 state is allocated to Iowa for purposes of section 35 422.5, subsection 1, paragraph "+" "e", and section 422.13 and income from any property, trust, estate, or 36 37 other source partly within and partly without the 38 state is allocated to Iowa in the same manner, except 39 that annuities, interest on bank deposits and interest-bearing obligations, and dividends are 40 41 allocated to Iowa only to the extent to which they are 42 derived from a business, trade, profession, or 43occupation carried on within the state. Sec. ____. Section 422.8, subsection 4, Code 2001, 44 45 is amended to read as follows: 46 4. The amount of minimum tax paid to another state 47 or foreign country by a resident taxpayer of this state from preference items derived from sources 48

- 49 outside of Iowa shall be allowed as a credit against
- 50 the tax computed under this division except that the

Page 4

credit shall not exceed what the amount of state 1 2 alternative minimum tax would have been on the same 3 preference items which were taxed by the other state or foreign country. The limitation on this credit 4 shall be computed according to the following formula: 5 The total of preference items earned outside of Iowa 6 7 and taxed by another state or foreign country shall be 8 divided by the total of preference items of the 9 resident taxpayer of Iowa. In computing this 10 quotient, those items excludable under section 422.5, 11 subsection 1, paragraph "k" "f", subparagraph (1) 12 shall not be used in computing the preference items. 13 This quotient multiplied times the net state

14 alternative minimum tax as determined in section

422.5, subsection 1, paragraph "k" "f" on the total of 15 preference items as if entirely earned in Iowa shall 16 17 be the maximum tax credit against the Iowa alternative minimum tax. However, the maximum tax credit will not 18 be allowed to the extent that the minimum tax imposed 19 20by the other state or foreign country is less than the 21 maximum tax credit computed above. 22 Sec. ____. Section 422.9, subsection 1, Code 2001, 23 as amended by 2001 Iowa Acts, Senate File 350, section 2422. is amended to read as follows: 251. An optional standard deduction, after deduction 26 of federal income tax, equal to one thousand two 27 hundred thirty dollars for a married person who files 28separately or a single person or equal to three 29thousand thirty dollars for a husband and wife who 30 file a joint return, a surviving spouse, or an 31 unmarried head of household. The optional standard 32deduction shall not exceed the amount remaining after 33 deduction of the federal income tax. The amount of federal income taxes deducted shall not exceed the 34 35 amount as computed under subsection 2, paragraph "b". 36 Sec. Section 422.9, subsection 2, paragraph 37 b, Code 2001, as amended by 2001 Iowa Acts, Senate 38 File 350, section 22, is amended by striking the 39 paragraph and inserting in lieu thereof the following: 40 b. Add the amount of federal income taxes paid or 41 accrued, as the case may be, to the extent the federal 42tax payment is for a tax year beginning prior to 43 January 1, 2002. Subtract the amount of federal 44 income tax refunds received in a tax year to the 45 extent that the federal income tax was deducted on an 46 Iowa individual income tax return for a tax year 47 beginning prior to January 1, 2002. 48 Sec. ____. Section 422.11B, Code 2001, is amended

49 to read as follows:

50 422.11B MINIMUM TAX CREDIT.

Page 5

1 1. There is allowed as a credit against the tax 2 determined in section 422.5, subsection 1, paragraphs 3 "a" through "j" "e" for a tax year an amount equal to 4 the minimum tax credit for that tax year. 5 The minimum tax credit for a tax year is the 6 excess, if any, of the adjusted net minimum tax 7 imposed for all prior tax years beginning on or after 8 January 1, 1987, over the amount allowable as a credit 9 under this section for those prior tax years. 2. The allowable credit under subsection 1 for a 10 11 tax year shall not exceed the excess, if any, of the tax determined in section 422.5, subsection 1, 12paragraphs "a" through "j" "e" over the state 13

alternative minimum tax as determined in section 14 15422.5, subsection 1, paragraph "k" "f". 16 The net minimum tax for a tax year is the excess, 17 if any, of the tax determined in section 422.5, subsection 1, paragraph "k" "f" for the tax year over 18 the tax determined in section 422.5, subsection 1, 19 20 paragraphs "a" through "i" "e" for the tax year. The adjusted net minimum tax for a tax year is the 21 22net minimum tax for the tax year reduced by the amount 23which would be the net minimum tax if the only item of 24 tax preference taken into account was that described 25in paragraph (6) of section 57(a) of the Internal 26Revenue Code. 27 ° Sec. ____. Section 422.13, subsection 1, paragraph $\mathbf{28}$ c, Code 2001, as amended by 2001 Iowa Acts, Senate 29File 140, section 7, is amended to read as follows: 30 c. However, if that part of the net income of a nonresident which is allocated to Iowa pursuant to 31 section 422.8, subsection 2, is less than one thousand 32 33 dollars the nonresident is not required to make and 34 sign a return except when the nonresident is subject 35 to the state alternative minimum tax imposed pursuant 36 to section 422.5, subsection 1, paragraph "k" "f". 37 Sec. ____. Section 422.13, subsection 1A, Code 2001, as amended by 2001, Iowa Acts. Senate File 140. 38 39 section 7, is amended to read as follows: 1A. Notwithstanding any other provision in this 40 41 section, a resident of this state is not required to 42make and file a return if the person's net income is 43 equal to or less than the appropriate dollar amount 44 listed in section 422.5, subsection 2, upon which tax 45 is not imposed. A nonresident of this state is not 46 required to make and file a return if the person's 47 total net income in section 422.5, subsection 1, paragraph "j" "e", is equal to or less than the 48 appropriate dollar amount provided in section 422.5, 49 50subsection 2, upon which tax is not imposed. For

Page 6

1 purposes of this subsection, the amount of a lump sum 2 distribution subject to separate federal tax shall be 3 included in net income for purposes of determining if 4 a resident is required to file a return and the portion of the lump sum distribution that is allocable 5 6 to Iowa is included in total net income for purposes 7 of determining if a nonresident is required to make 8 and file a return. 9 Sec. Section 422.21, unnumbered paragraph 5, 10 Code 2001, is amended to read as follows:

11 The director shall determine for the 1989 2003

12 calendar year and each subsequent calendar year the

13 annual and cumulative inflation factors for each 14 calendar year to be applied to tax years beginning on 15 or after January 1 of that calendar year. The 16 director shall compute the new dollar amounts as 17 specified to be adjusted in section 422.5 by the 18 latest cumulative inflation factor and round off the 19 result to the nearest one dollar. The annual and 20 cumulative inflation factors determined by the 21 director are not rules as defined in section 17A.2. 22 subsection 11. The director shall determine for the 23 1990 calendar year and each subsequent calendar year 24 the annual and cumulative standard deduction factors 25 to be applied to tax years beginning on or after 26January 1 of that calendar year. The director shall 27 compute the new dollar amounts of the standard 28 deductions specified in section 422.9, subsection 1, 29 by the latest cumulative standard deduction factor and 30 round off the result to the nearest ten dollars. The 31 annual and cumulative standard deduction factors 32 determined by the director are not rules as defined in 33 section 17A.2, subsection 11. Sec. ___. EFFECTIVE AND APPLICABILITY DATES. This 34 Act takes effect January 1, 2002, for tax years 35 36 beginning on or after that date." 4. Title page, by striking lines 1 through 3 and 37 38 inserting the following: "An Act relating to the 39 individual income tax by exempting from tax certain 40 federal tax rebates, eliminating the deduction for 41 federal income taxes paid, decreasing the tax rates, 42 and including effective and applicability date

43 provisions."

Sukup of Franklin rose on a point of order that amendment H-2049 was not germane.

The Speaker ruled the point well taken and amendment H-2049 not germane.

Sukup of Franklin 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. 757)

The ayes were, 94:

Alons Baudler Boggess Arnold Bell Brauns Atteberry Boal Broers Barry Boddicker Bukta

JOURNAL OF THE HOUSE

Carroll Cormack Dotzler Elgin Ford Greimann Hatch Huseman Jochum Klemme Larson May Murphy Petersen Ravhons Roberts Shey Sukup Tremmel Van Fossen Witt

Chiodo De Boef Drake Falck Frevert Grundberg Heaton Huser Johnson Kreiman Lensing Mertz Myers Quirk Rekow Scherrman Sievers Taylor, D. Tymeson Weidman Mr. Speaker Siegrist

Cohoon Dix Eddie Finch Garman Hahn Hoffman Jacobs Jones Kuhn Manternach Metcalf O'Brien Raecker Revnolds Schrader Smith Taylor, T. Tvrrell Winckler

Connors Dolecheck Eichhorn Foege Gipp Hansen Horbach Jenkins Kettering Larkin Mascher Millage Osterhaus Rants Richardson Seng Stevens Teig Van Engelenhoven -Wise

The nays were, 3:

Brunkhorst

Shoultz

Absent or not voting, 3:

Bradley

Hoversten

Fallon

Warnstadt

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

The House stood at ease at 1:59 p.m., until the fall of the gavel.

The House resumed session at 3:59 p.m., Speaker Siegrist in the chair.

The House stood at ease at 4:00 p.m., until the fall of the gavel.

The House resumed session at 5:04 p.m., Speaker Siegrist 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 June 19, 2001, amended and passed the following bill in which the concurrence of the House is asked:

House File 698, a bill for an act providing appropriations for certain temporary staffing for the Iowa utilities board and consumer advocate prior to assessment of such staffing expenses to utilities.

Also: That the Senate has on June 19, 2001, passed the following bill in which the concurrence of the Senate was asked:

House File 758, a bill for an act providing for congressional and legislative districts and providing an effective date.

MICHAEL E. MARSHALL, Secretary

IMMEDIATE MESSAGE

Rants of Woodbury asked and received unanimous consent that House File 757 be immediately messaged to the Senate.

SENATE AMENDMENTS CONSIDERED

Jenkins of Black Hawk called up for consideration House File 698, a bill for an act providing appropriations for certain temporary staffing for the Iowa utilities board and consumer advocate prior to assessment of such staffing expenses to utilities, amended by the following Senate amendment H-2051:

Division was requested as follows:

H-2051

1 Amend House File 698, as passed by the House, as

2 follows:

H-2051A

3 1. Page 1, line 3, by striking the figure "1."

4 2. Page 1, line 7, by striking the words "review

5 power purchase contracts" and inserting the following:

6 "perform required functions, including but not limited

7 to, review of power purchase contracts, review of

8 emission plans and budgets, and review of ratemaking

9 principles proposed for construction or lease of a new 10 generating facility".

11 3. Page 1, line 13, by striking the word

12 "subsection" and inserting the word "section".

17

- 13 4. Page 1, by striking lines 16 through 27.
- 14 5. Page 1, by inserting before line 28, the

15 following:

16 "Sec.___. WORKFORCE ATTRITION PROGRAM AND FUND.

17 1. For the fiscal year beginning July 1, 2001, and

18 ending June 30, 2002, the department of management

19 shall establish a workforce attrition program. The

20 department shall administer the program as necessary

21 to achieve the goal of eliminating full-time

22 equivalent positions in the executive branch of state

23 government that approximate the number of executive

24 branch employees who voluntarily retire during the 25 fiscal year.

26 2. a. The department shall establish a workforce

27 attrition fund to receive transfers of moneys from

28 executive branch agencies and departments representing29 unused general fund wages and benefits, after payment

30 for vacation or sick leave benefits, of employees who 31 retire during the fiscal year.

b. Unless an exception is authorized in accordance 3233 with paragraph "c", if an employee of an executive 34 branch department or agency voluntarily retires during 35 the fiscal year, the department or agency shall 36 transfer to the workforce attrition fund the remaining 37 amount of general fund salary and benefits, after 38 payment for vacation or sick leave benefits, that 39 would have been expended had the retired employee remained on the payroll for the balance of the fiscal 40 41 year. In lieu of reporting in accordance with section 428.39, the department of management shall report 43 monthly to the legislative fiscal committee and the 44 legislative fiscal bureau concerning the transfers made to the workforce attrition fund. 45

46 c. The department or agency table of organization

47 shall be revised to reflect the elimination of an

48 equivalent number of positions as retire in the

49 department or agency during the fiscal year. However,

50 if the department determines that eliminating a full-

Page 2

1 time equivalent position would severely impact the

. 2 department's or agency's mission or services, the

3 department or agency may appeal to the department of

4 management for an exception. If the department of

5 management concurs with the department's or agency's

6 determination, the exception shall be granted, the

7 transfer to the workforce attrition fund shall not be

8 made, and the table of organization shall not be

9 revised.

10 3. Moneys transferred to the workforce attrition 11 fund are not subject to further transfer under section 12 8.39 or any other provision of law and shall not be 13 encumbered or obligated unless appropriated. The 14 moneys in the workforce attrition fund at the close of 15 the fiscal year beginning July 1, 2001, shall be 16 transferred to the general fund of the state and the 17 program and fund shall be eliminated." 18 6. Page 1, by inserting before line 28 the 19 following: 20 "Sec. Section 12.72, subsection 4, Code 2001, 21 is amended by striking the subsection and inserting in 22lieu thereof the following: 234. a. The treasurer of state may create and $\mathbf{24}$ establish one or more special funds, to be known as 25"bond reserve funds", to secure one or more issues of 26bonds or notes issued pursuant to section 12.71. The 27 treasurer of state shall pay into each bond reserve 28fund any moneys appropriated and made available by the 29 state or the treasurer for the purpose of the fund. 30 any proceeds of sale of notes or bonds to the extent 31 provided in the resolutions authorizing their 32issuance, and any other moneys which may be available 33 to the treasurer for the purpose of the fund from any 34 other sources. All moneys held in a bond reserve 35 fund, except as otherwise provided in this chapter, 36 shall be used as required solely for the payment of 37 the principal of bonds secured in whole or in part by 38 the fund or of the sinking fund payments with respect to the bonds, the purchase or redemption of the bonds. 39 40 the payment of interest on the bonds, or the payments of any redemption premium required to be paid when the 41 42 bonds are redeemed prior to maturity. b. Moneys in a bond reserve fund shall not be 43 44 withdrawn from it at any time in an amount that will reduce the amount of the fund to less than the bond 45reserve fund requirement established for the fund, as 46 provided in this subsection, except for the purpose of 47

48 making, with respect to bonds secured in whole or in

49 part by the fund, payment when due of principal,

50 interest, redemption premiums, and the sinking fund

Page 3

payments with respect to the bonds for the payment of
 which other moneys of the treasurer are not available.
 Any income or interest earned by, or incremental to, a
 bond reserve fund due to the investment of it may be
 transferred by the treasurer to other funds or
 accounts to the extent the transfer does not reduce

7 the amount of that bond reserve fund below the bond reserve fund requirement for it. 8 c. The treasurer of state shall not at any time 9 10 issue bonds, secured in whole or in part by a bond 11 reserve fund if, upon the issuance of the bonds, the 12 amount in the bond reserve fund will be less than the bond reserve fund requirement for the fund, unless the 13 treasurer at the time of issuance of the bonds 14 deposits in the fund from the proceeds of the bonds 15issued or from other sources an amount which, together 16 with the amount then in the fund will not be less than 17 18 the bond reserve fund requirement for the fund. For the purposes of this subsection, the term "bond 19 20 reserve fund requirement" means, as of any particular 21date of computation, an amount of money, as provided 22in the resolutions authorizing the bonds with respect to which the fund is established. 2324 d. To assure the continued solvency of any bonds 25secured by the bond reserve fund, provision is made in 26paragraph "a" for the accumulation in each bond 27 reserve fund of an amount equal to the bond reserve 28fund requirement for the fund. In order further to assure maintenance of the bond reserve funds, the 29 30 treasurer shall, on or before January 1 of each 31 calendar year, make and deliver to the governor the 32 treasurer's certificate stating the sum, if any, 33 required to restore each bond reserve fund to the bond 34 reserve fund requirement for that fund. Within thirty 35 days after the beginning of the session of the general 36 assembly next following the delivery of the 37 certificate, the governor shall submit to both houses printed copies of a budget including the sum, if any, 38 39 required to restore each bond reserve fund to the bond reserve fund requirement for that fund. Any sums 40 appropriated by the general assembly and paid to the 41 treasurer pursuant to this subsection shall be 4243 deposited by the authority in the applicable bond reserve fund. 44 45 Sec.___. Section 12.82, subsection 4, Code 2001, 46 is amended by striking the subsection and inserting in lieu thereof the following: 47

48 4. a. The treasurer of state may create and

49 establish one or more special funds, to be known as

50 "bond reserve funds", to secure one or more issues of

Page 4

1 bonds or notes issued pursuant to section 12.81. The

2 treasurer of state shall pay into each bond reserve

3 fund any moneys appropriated and made available by the

4

any proceeds of sale of notes or bonds to the extent 5provided in the resolutions authorizing their 6 7 issuance, and any other moneys which may be available 8 to the treasurer for the purpose of the fund from any 9 other sources. All moneys held in a bond reserve 10 fund, except as otherwise provided in this chapter. 11 shall be used as required solely for the payment of 12 the principal of bonds secured in whole or in part by 13 the fund or of the sinking fund payments with respect 14 to the bonds, the purchase or redemption of the bonds, 15 the payment of interest on the bonds, or the payments 16 of any redemption premium required to be paid when the 17 bonds are redeemed prior to maturity. 18 b. Moneys in a bond reserve fund shall not be 19 withdrawn from it at any time in an amount that will 20 reduce the amount of the fund to less than the bond 21 reserve fund requirement established for the fund, as 22provided in this subsection, except for the purpose of making, with respect to bonds secured in whole or in 23part by the fund, payment when due of principal, 24 interest, redemption premiums, and the sinking fund 25payments with respect to the bonds for the payment of 26 which other moneys of the treasurer are not available. 27 28 Any income or interest earned by, or incremental to, a 29 bond reserve fund due to the investment of it may be 30 transferred by the treasurer to other funds or 31 accounts to the extent the transfer does not reduce 32 the amount of that bond reserve fund below the bond 33 reserve fund requirement for it. 34 c. The treasurer of state shall not at any time 35 issue bonds, secured in whole or in part by a bond 36 reserve fund if, upon the issuance of the bonds, the amount in the bond reserve fund will be less than the 37 38 bond reserve fund requirement for the fund, unless the 39 treasurer at the time of issuance of the bonds 40 deposits in the fund from the proceeds of the bonds issued or from other sources an amount which, together 41 42 with the amount then in the fund will not be less than 43 the bond reserve fund requirement for the fund. For 44 the purposes of this subsection, the term "bond reserve fund requirement" means, as of any particular 45 date of computation, an amount of money, as provided 46 47 in the resolutions authorizing the bonds with respect

state or the treasurer for the purpose of the fund.

48 to which the fund is established.

49 d. To assure the continued solvency of any bonds50 secured by the bond reserve fund, provision is made in

Page 5

paragraph "a" for the accumulation in each bond 1

2 reserve fund of an amount equal to the bond reserve

3 fund requirement for the fund. In order further to

4 assure maintenance of the bond reserve funds, the

5 treasurer shall, on or before January 1 of each

6 calendar year, make and deliver to the governor the

7 treasurer's certificate stating the sum, if any,

8 required to restore each bond reserve fund to the bond

9 reserve fund requirement for that fund. Within thirty

10 days after the beginning of the session of the general

assembly next following the delivery of the 11

certificate, the governor shall submit to both houses 12

13 printed copies of a budget including the sum, if any,

14 required to restore each bond reserve fund to the bond

15reserve fund requirement for that fund. Any sums

appropriated by the general assembly and paid to the 16

17 treasurer pursuant to this subsection shall be

deposited by the authority in the applicable bond 18

19 reserve fund."

H-2051B

20 7. Page 1, by inserting before line 28, the 21 following:

22"Sec.___. 1998 Iowa Acts, chapter 1219, section 236, subsection 6, is amended by adding the following $\mathbf{24}$ new paragraphs:

25NEW PARAGRAPH. a. The department of general 26 services is authorized pursuant to section 18.12, subsection 12, to dispose of the real property located 27 at the northwest corner of the intersection of Grand 28 and Pennsylvania avenues on which the parking 29structure is to be located and any structures located 30 on such real property. The department may enter into 31 32an agreement under chapter 28E with public and private 33 agencies for purposes of the planning, design, construction, ownership, operation, or maintenance of 34 35 the parking structure. In conjunction with the 36 chapter 28E agreement, the department is authorized to 37 enter into a long-term lease agreement for office space located on property adjacent to the property on 38 39 which the parking structure is to be located. NEW PARAGRAPH. b. The department may obligate and 40 41 use moneys appropriated in this subsection as consideration to acquire on behalf of the state an 42 43 interest in the completed parking structure and real property on which the parking structure is located 44

45 pursuant to the terms of the chapter 28E agreement

H-2051B

46 described in paragraph "a". Notwithstanding anything

47 to the contrary in section 18.12, subsection 12,

48 moneys expended from the appropriation in this

49 subsection that are reimbursed to the department by a

50 party to the chapter 28E agreement shall be credited

Page 6

1 to the appropriation in this subsection and shall be

2 used to acquire an interest on behalf of the state in

3 the completed parking structure and real property as

4 described in this paragraph.

5 <u>NEW PARAGRAPH</u>. c. Notwithstanding section 8.33 or

6 any provision of this section to the contrary,

7 unencumbered or unobligated funds remaining on June

8 30, 2003, from the funds appropriated in this

9 subsection, shall revert to the rebuild Iowa

10 infrastructure fund on August 31, 2003.

Sec.___. 1999 Iowa Acts, chapter 204, section 4,
 subsection 6, is amended by adding the following new

13 paragraphs after the last unnumbered paragraph:

14 <u>NEW PARAGRAPH</u>, a. The department of general

15 services is authorized pursuant to section 18.12,

 $16\quad$ subsection 12, to dispose of the real property located

17 at the northwest corner of the intersection of Grand

18 and Pennsylvania avenues on which the parking

19 structure is to be located and any structures located20 on such real property. The department may enter into

21 an agreement under chapter 28E with public and private

22 agencies for purposes of the planning, design,

23 construction, ownership, operation, or maintenance of

24 the parking structure. In conjunction with the

25 chapter 28E agreement, the department is authorized to 26 enter into a long-term lease agreement for office

27 space located on property adjacent to the property on

28 which the parking structure is to be located.

<u>NEW PARAGRAPH</u>. b. The department may obligate and
 use moneys appropriated in this subsection as
 consideration to acquire on behalf of the state an

32 interest in the completed parking structure and real
33 property on which the parking structure is located
34 pursuant to the terms of the chapter 28E agreement

35 described in paragraph "a". Notwithstanding anything

36 to the contrary in section 18.12, subsection 12,

37 moneys expended from the appropriation in this
38 subsection that are reimbursed to the department by a
39 party to the chapter 28E agreement shall be credited
40 to the appropriation in this subsection and shall be

41 used to acquire an interest on behalf of the state in

42 the completed parking structure and real property as

H-2051B

- 43 described in this paragraph.
- 44 <u>NEW PARAGRAPH</u>. c. Notwithstanding section 8.33,
- 45 or any provision of this Act to the contrary,
- 46 unencumbered or unobligated funds remaining on June
- 47 30, 2003, from the funds appropriated in this
- 48 subsection, shall revert to the rebuild Iowa
- 49 infrastructure fund on August 31, 2003."

H-2051A

50 8. Page 1, by inserting before line 28, the

Page 7

1 following:

2 "Sec.___. EFFECTIVE AND APPLICABILITY DATES.

3 This Act, being deemed of immediate importance, takes

- 4 effect upon enactment and, if approved by the governor
- 5 after July 1, 2001, shall apply retroactively to July
- 6 1, 2001."
- 7 9. Title page, by striking lines 1 through 3 and
- 8 inserting the following: "An Act relating to
- 9 regulatory and expenditure matters, making
- 10 appropriations, and including effective date and
- 11 retroactive applicability provisions."
- 12 10. By renumbering as necessary.

On motion by Jenkins of Black Hawk, the House concurred in the Senate amendment H-2051A.

On motion by Jenkins of Black Hawk, the House concurred in the Senate amendment H-2051B.

Jenkins of Black Hawk 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. 698)

The ayes were, 91:

Alons	Arnold	Atteberry	Barry
Baudler	Bell	Boal	Boddicker
Boggess	Brauns	Broers	Brunkhorst
Bukta	Carroll	Chiodo	Cohoon
Connors	De Boef	Dix	Dolecheck

Dotzler	Drake	Eddie	Eichhorn
Elgin	Falck	Finch	Foege
Ford	Frevert	Garman	Gipp
Greimann	Grundberg	Hahn	Hansen
Hatch	Heaton	Hoffman	Horbach
Huseman	Huser	Jacobs	Jenkins
Jochum	Johnson	Jones	Kettering
Klemme	Kuhn	Larkin	Larson
Lensing	Manternach	Mascher	May
Mertz	Metcalf	Millage	Murphy
Myers	O'Brien	Petersen	Quirk
Raecker	Rants	Rayhons	Rekow
Reynolds	Richardson	Roberts	Scherrman
Seng	Shey	Shoultz	Sievers
Smith	Stevens	Sukup	Taylor, D.
Taylor, T.	Teig	Tymeson	Tyrrell
Van Engelenhoven	Van Fossen	Weidman	Winckler
Wise	Witt	Mr. Speaker	
		Siegrist	

The nays were, 5:

Cormack	Fallon	Kreiman	Schrader
Tremmel			

Absent or not voting, 4:

Bradley	Hoversten	Osterhaus		Warnstadt
			- 1 I	•

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

IMMEDIATE MESSAGE

Rants of Woodbury asked and received unanimous consent that House File 698 be immediately messaged to the Senate.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on June 19, 2001, amended and passed the following bill in which the concurrence of the House is asked:

House File 696, a bill for an act relating to the employment security administrative contribution surcharge, and providing an effective date.

MICHAEL E. MARSHALL, Secretary

Boggess of Page called up for consideration House File 696, a bill for an act relating to the employment security administrative contribution surcharge, and providing an effective date, amended by the Senate, and moved that the House concur in the following Senate amendment H-2052:

H-2052

- 1 Amend House File 696, 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. Section 96.7, subsection 12,

6 paragraphs a, c, and d, Code 2001, are amended to read 7 as follows:

- 8 a. An employer other than a governmental entity or
- 9 a nonprofit organization, subject to this chapter,
- 10 shall pay an administrative contribution surcharge
- 11 equal in amount to one-tenth of one percent of federal
- 12 taxable wages, as defined in section 96.19, subsection 13 37, paragraph "b", subject to the surcharge formula to
- 13 37, paragraph "b", <u>subject to the surcharge formula to</u> 14 be developed by the department under this paragraph.
- 15 The department shall develop a surcharge formula that
- 16 provides a target revenue level of no greater than six
- 17 million five hundred twenty-five thousand <u>dollars</u>
- 18 annually. The department shall reduce the
- 19 administrative contribution surcharge established for
- 20 any calendar year proportionate to any federal
- 21 government funding that provides an increased
- 22 allocation of moneys for workforce development
- 23 offices, under the federal employment services
- 24 financing reform legislation. Any administrative
- 25 contribution surcharge revenue that is collected in
- 26 calendar year 2002 in excess of six million five
- 27 hundred twenty-five thousand dollars shall be deducted
- 28 from the amount to be collected in calendar year 2003
- 29 before the department establishes the administrative
- 30 contribution surcharge. The department shall
- 31 recompute the amount as a percentage of taxable wages,
- 32 as defined in section 96.19, subsection 37, and shall
- 33 add the percentage surcharge to the employer's
- 34 contribution rate determined under this section. The
- 35 percentage surcharge shall be capped at a maximum of
- 36 <u>seven dollars per employee</u>. The department shall
- 37 adopt rules prescribing the manner in which the
- 38 surcharge will be collected. Interest shall accrue on39 all unpaid surcharges under this subsection at the
- 40 same rate as on regular contributions and shall be
- 41 collectible in the same manner. <u>Interest accrued and</u>
- 42 collected under this paragraph and interest earned and

43 credited to the fund under paragraph "b" shall be used

44 by the department only for the purposes set forth in

45 paragraph "c".

- 46 c. Moneys in the fund shall be used by the
- 47 department only upon appropriation by the general
- 48 assembly and only for personnel and nonpersonnel costs
- 49 of rural and satellite departmental offices in
- 50 population centers of less than twenty thousand or for

Page 2

1 the department-approved training fund funded in

2 section 8, subsection 2, of 1988 Iowa Acts, chapter

3 1274. To the extent possible, the department shall

4 colocate the rural and satellite departmental offices

- 5 funded by the surcharge provided for in this
- 6 subsection at available community college facilities
- 7 throughout the state. If colocation at community

8 college facilities is not feasible, the department

9 shall attempt, to the extent possible, to colocate

10 offices in the facilities of other government

11 entities. Moneys in the fund shall not be used for

12 purposes other than those identified in this paragraph

13 or identified in the appropriation of the moneys in

14 the fund by the general assembly.

15 (1) Moneys in the fund may be used to provide any

16 of the following services to businesses:

17 (a) Use of a business representative to build one-

18 on-one relationships with businesses. A business

19 representative may provide any of the following:

20 (i) Workforce consulting in the form of customized

21 strategies to attract, retain, and upgrade the skills

22 of an employer's workforce.

23 (ii) General and customized recruitment.

24 (iii) Workplace skill testing and analysis in the

- 25 form of skill level, aptitude, and ability assessment.
- 26 (iv) Employer specific job descriptions, employee

27 <u>handbooks</u>, applications, and other relevant personnel
 28 forms.

29 (b) Labor market surveys and analyses which may

30 include the compilation and dissemination of

- 31 occupational and wage information.
- 32 (c) Contact information and referral services
- 33 related to any of the following issues:
- 34 (i) Workers' compensation.
- 35 (ii) Wage and worker rights.
- 36 (iii) Registration.
- 37 (iv) The federal Occupational Safety and Health
- 38 Act of 1970 and occupational safety and health
- 39 standards.
- 40 (v) Boiler and elevator regulations.
- 41 (vi) Contractor registration.

- 42 (vii) Immigration services.
- 43 (viii) Unemployment contributions.
- 44 (d) A statewide computer networking process for
- 45 employers and individuals regarding available
- 46 positions and qualified applicants.
- 47 (e) <u>Crosstraining services for workforce</u>
- 48 development staff.
- 49 (2) Moneys in the fund may be used to provide any
- 50 of the following services to individuals:

Page 3

- 1 (a) Outreach, intake, and orientation services
- 2 related to any of the following:
- 3 (i) Job search and interviewing assistance.
- 4 (ii) Initial assessment of skill levels,
- 5 aptitudes, abilities, and support service needs.
- 6 (iii) Proficiency testing.
- 7 (iv) Resume development and preparation.
- 8 (v) Referral to training and customized skill

9 upgrading.

- 10 (vi) Career counseling including assessment and
- 11 <u>analysis.</u>
- 12 (b) Contact information and referral for
- 13 supportive services including but not limited to
- 14 transportation, housing, and child care.
- 15 (c) Labor market surveys and analyses.
- 16 (d) Job development and placement services.
- 17 (e) Resource centers that provide individuals with
- 18 computer access for electronic job search, resume
- 19 development, career exploration, and keyboard and
- 20 software training. A resource center may also be
- 21 equipped with employment, training, and career
- 22 information including but not limited to employment
- 23 opportunities available with local employers.
- 24 (f) Information and assistance with filing for
- 25 unemployment compensation benefits.
- 26 (3) Moneys in the fund shall not be used for any
- 27 of the following purposes:
- 28 (a) Services that are not included in
- 29 subparagraphs (1) and (2).
- 30 (b) Unemployment tax system renovation and
- 31 computer upgrades.
- 32 (c) Specific consultation services relating to the
- 33 federal Occupational Safety and Health Act of 1970 and
- 34 occupational safety and health standards.
- 35 (d) Services which are currently provided by other
 36 state agencies.
- ob state agencies.
- 37 (e) Workforce development regional advisory board
- 38 <u>member expenses.</u>
- 39 (f) Supportive services including but not limited
- 40 to transportation, housing, and child care.

41 d. This subsection is repealed July 1, 2001 2003,

42 and the repeal is applicable to contribution rates for

43 calendar year 2002 2004 and subsequent calendar years.

44 Sec. 2. RURAL AND SATELLITE DEPARTMENTAL OFFICES

45 REVIEW. The department of workforce development shall

46 establish performance measures for each workforce

47 development office site based on the job seeker

48 entered employment rate, the job seeker employment

49 retention rate, the job seeker average wage at

50placement, the job seeker customer satisfaction

Page 4

1 rating, the number of employers served, and the

2 employer customer satisfaction rating, and shall

3 conduct an annual review of the performance measures.

4 The department, in the annual departmental offices

5 review, shall consider the feasibility of

6 consolidating some of the rural and satellite

7 departmental offices to better serve the public. In

8 addition, the department shall conduct a comprehensive

9 analysis of the efficiency and effectiveness of the

10 department's field office system, including the

11 geographic distribution of the offices.

The department shall prepare a report of its annual 12

13 departmental offices review findings that sets forth

14 specific review findings for each office site. The

15report shall contain information gathered in the

16 review as well as information concerning the success

of colocation efforts at community colleges throughout 17

the state, the services provided to employers with 18 19

fifty or fewer employees, the rent or lease costs 20

associated with each office site and the building 21square footage at each office site, and efforts to

22pursue other funding sources.

23

The department shall submit a report of its annual

 $\mathbf{24}$ departmental offices review to the governor and

25general assembly by December 21, 2001, by December 21, 262002. and by December 21, 2003.

27Sec. PILOT PROJECTS – FEE-BASED SERVICES. 28 The department of workforce development shall 29 establish pilot projects for the purpose of evaluating 30 the feasibility of charging and collecting fees for 31 certain customized or enhanced employer services. In 32every annual departmental office review, the 33 department shall include the results of the pilot 34projects, including the number and type of fee-based 35 services provided, the amount of revenue generated, 36 and the cost basis for the establishment of the fees. 37 Sec. 3. EFFECTIVE DATE. This Act, being deemed of

38 immediate importance, takes effect upon enactment."

The motion prevailed and the House concurred in the Senate amendment H-2052.

Boggess of Page 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. 696)

The ayes were, 90:

Alons	Arnold	Atteberry	Barry
Baudler	Bell	Boal	Boddicker
Boggess	Brauns	Broers	Brunkhorst
Bukta	Carroll	Chiodo	Cohoon
Connors	Cormack	De Boef	Dolecheck
Dotzler	Drake	Eddie	Eichhorn
Elgin	Falck	Fallon	Finch
Foege	Ford	Frevert	Garman
Gipp	Greimann	Grundberg	Hahn
Hansen	Hatch	Heaton	Hoffman
Horbach	Huseman	Huser	Jacobs
Jenkins	Jochum	Johnson	Jones
Kettering	Klemme	Kreiman	Kuhn
Larkin	Lensing	Manternach	Mascher
May	Mertz	Metcalf	Murphy
Myers	O'Brien	Petersen	Quirk
Raecker	Rants	Rayhons	Rekow
Reynolds	Richardson	Roberts	Scherrman
Schrader	Seng	Shey	Shoultz
Sievers	Smith	Stevens	Sukup
Taylor, D.	Taylor, T.	Teig	Tremmel
Tymeson	Weidman	Winckler	Wise
Witt	Mr. Speaker		
	Siegrist		

The nays were, 6:

DixLarsonMillageTyrrellVan EngelenhovenVan Fossen

Absent or not voting, 4:

Bradley	Hoversten	Osterhaus	Warnstadt

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

30

IMMEDIATE MESSAGE

Rants of Woodbury asked and received unanimous consent that the following bill be immediately messaged to the Senate: House Files 696.

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 June 19, 2001, amended and passed the following bill in which the concurrence of the House is asked:

House File 577, a bill for an act relating to electric power generation and transmission, by addressing the criteria for construction of an electric generating facility; waivers; approval of power purchase contracts; management of regulated emissions from facilities fueled by coal; providing for the development of a state electric energy policy; providing for joint agreements for acquisition of ownership of a joint facility for electric power generation and transmission, and for the planning, financing, operation, and maintenance of the joint facility; providing for the bonding authority of electric power agencies; and making certain other changes and requirements related to electric generation and transmission.

Also: That the Senate has on June 19, 2001, passed the following bill in which the concurrence of the Senate was asked:

House File 757, a bill for an act relating to the taxation under the individual income tax of certain federal tax rebates and including a retroactive applicability date provision.

Also: That the Senate has on June 19, 2001, adopted the following resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 32, a concurrent resolution to provide for adjournment sine die.

MICHAEL E. MARSHALL, Secretary

The House stood at ease at 6:10 p.m., until the fall of the gavel.

The House resumed session at 6:46 p.m., Speaker Siegrist in the chair.

Jenkins of Black Hawk called up for consideration House File 577, a bill for an act relating to electric power generation and transmission, by addressing the criteria for construction of an electric generating facility; waivers; approval of power purchase contracts; management of regulated emissions from facilities fueled by coal; providing for the development of a state electric energy policy; providing for joint agreements for acquisition of ownership of a joint facility for electric power generation and transmission, and for the planning, financing, operation, and maintenance of the joint facility; providing for the bonding authority of electric power agencies; and making certain other changes and requirements related to electric generation and transmission, amended by the Senate, and moved that the House concur in the following Senate amendment H-2053:

H-2053

1 Amend House File 577, 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. Section 12C.1, subsection 1, Code

6 2001, as amended by 2001 Iowa Acts, House File 637,

7 section 4, is amended to read as follows:

8 1. All funds held by the following officers or

9 institutions shall be deposited in one or more 10 depositories first approved by the appropriate

10 depositories first approved by the appropriate 11 governing body as indicated: for the treasurer of

12 state, by the executive council; for judicial officers

13 and court employees, by the supreme court; for the

14 county treasurer, recorder, auditor, and sheriff, by

15 the board of supervisors; for the city treasurer or

16 other designated financial officer of a city, by the

17 city council; for the county public hospital or merged 18 area hospital, by the board of hospital trustees; for

19 a memorial hospital, by the memorial hospital

20 commission; for a school corporation, by the board of

21 school directors; for a city utility or combined

22 utility system established under chapter 388, by the 23 utility board; for a library service area established

24 under chapter 256, by the library service area board 25 of trustees; and for an electric power agency as

defined in section 28F.2 or 476A.20, by the governing
body of the electric power agency. However, the
treasurer of state and the treasurer of each political
subdivision or the designated financial officer of a

30 city shall invest all funds not needed for current

- 31 operating expenses in time certificates of deposit in
 32 approved depositories pursuant to this chapter or in
 33 investments permitted by section 12B.10. The list of
- 34 public depositories and the amounts severally

35 deposited in the depositories are matters of public

37 of "public funds" contained in subsection 2.

38 Notwithstanding provisions of this section to the

39 contrary, public funds of a state government deferred

40 compensation plan established by the executive council

41 may also be invested in the investment products

42 authorized under section 509A.12.

43 Sec. 2. Section 12C.1, subsection 2, paragraph b,

44 Code 2001, is amended to read as follows:

45 b. "Public funds" and "public deposits" mean the

46 moneys of the state or a political subdivision or

47 instrumentality of the state including a county,

48 school corporation, special district, drainage

49 district, unincorporated town or township,

50 municipality, or municipal corporation or any agency,

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1 board, or commission of the state or a political

2 subdivision; any court or public body noted in

3 subsection 1; a legal or administrative entity created

4 pursuant to chapter 28E; an electric power agency as

5 defined in section 28F.2 or 476A.20; and federal and

6 state grant moneys of a quasi-public state entity that

7 are placed in a depository pursuant to this chapter.

8 Sec. 3. Section 28F.2, Code 2001, is amended to 9 read as follows:

10 28F.2 DEFINITIONS.

11 As used in this chapter, unless the context

12 otherwise requires:

13 1. The terms "public "Public agency", "state", and

14 "private agency" shall have the meanings prescribed by 15 section 28E.2.

16 2. The term "project" "Project" or "projects"

17 shall mean means any works or facilities referred to

18 in section 28F.1 and shall include all property real

19 and personal, pertinent thereto or connected with such

20 project or projects, and the existing works or

21 facilities, if any, to which such project or projects

22 are an extension, addition, betterment or improvement.

23 <u>3.</u> "Electric power agency" means an entity

24 financing or acquiring electric power facilities

25 pursuant to this chapter or chapter 28E or 476A.

26 Sec. 4. Section 427.1, subsection 2, Code 2001, is

27 amended to read as follows:

28 2. MUNICIPAL AND MILITARY PROPERTY. The property
 29 of a county, township, city, school corporation, levee
 30 district, drainage district, or the Iowa national
 31 guard, when devoted to public use and not held for

32 pecuniary profit, except property of a municipally

33 owned electric utility held under joint ownership and

34 property of an electric power facility financed under

35 chapter 28F which or 476A that shall be subject to

36 taxation under chapter 437A and facilities of a

37 municipal utility that are used for the provision of

38 local exchange services pursuant to chapter 476, but

39 only to the extent such facilities are used to provide

40 such services, which shall be subject to taxation

41 under chapter 433, except that section 433.11 shall

42 not apply. The exemption for property owned by a city

43 or county also applies to property which is operated

44 by a city or county as a library, art gallery or

45 museum, conservatory, botanical garden or display,

46 observatory or science museum, or as a location for

47 holding athletic contests, sports or entertainment

48 events, expositions, meetings or conventions, or

49 leased from the city or county for any such purposes,

50 or leased from the city or county by the Iowa national

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1 guard or by a federal agency for the benefit of the 2 Iowa national guard when devoted for public use and 3 not for pecuniary profit. Food and beverages may be 4 served at the events or locations without affecting 5 the exemptions, provided the city has approved the 6 serving of food and beverages on the property if the 7 property is owned by the city or the county has 8 approved the serving of food and beverages on the 9 property if the property is owned by the county. 10 Sec. 5. Section 437A.3, subsection 17, paragraph 11 b, Code 2001, is amended to read as follows: 12b. An electric power generating plant where the 13 acquisition cost of all interests acquired exceeds ten 14 million dollars. For purposes of this paragraph, 15 "electric power generating plant" means each nameplate rated electric power generating plant owned solely or 16 jointly by any person or electric power facility 1718 financed under the provisions of chapter 28F or 476A 19 in which electrical energy is produced from other 20 forms of energy, including all equipment used in the 21production of such energy through its step-up 22transformer. 23Sec. 6. Section 437A.6, subsection 1, paragraph b, 24 Code 2001, is amended to read as follows: 25b. Facilities owned by or leased to a municipal 26 utility when devoted to public use and not held for 27pecuniary profit, except facilities of a municipally owned electric utility held under joint ownership or 2829 lease and facilities of an electric power facility 30 financed under chapter 28F or 476A. 31 Sec. 7. Section 437A.7, subsection 2, paragraph a, 32 Code 2001, is amended to read as follows: 33 a. Transmission lines owned by or leased to a

municipal utility when devoted to public use and not
for pecuniary profit, except transmission lines of a
municipally owned electric utility held under joint

37 ownership and transmission lines of an electric power

38 facility financed under chapter 28F or 476A.

39 Sec. 8. Section 476.1A, Code 2001, is amended by 40 adding the following new subsection:

41 <u>NEW SUBSECTION</u>. 5A. Filing alternate energy

42 purchase program plans with the board, and offering43 such programs to customers, pursuant to section

44 476.47.

45 Sec. 9. Section 476.1B, subsection 1, Code 2001,

46 is amended by adding the following new paragraphs:

47 <u>NEW PARAGRAPH</u>. m. An electric power agency as

48 defined in chapters 28F and 476A that includes as a

49 member a city or municipally owned utility that builds

50 transmission facilities after July 1, 2001, is subject

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1 to applicable transmission reliability rules or

2 standards adopted by the board for those facilities.

3 n. Filing alternate energy purchase program plans

4 with the board, and offering such programs to

5 customers, pursuant to section 476.47.

6 Sec. 10. Section 476.6, Code 2001, is amended by

7 adding the following new subsection:

8 <u>NEW SUBSECTION</u>. 16B. ELECTRIC POWER GENERATING

9 FACILITY EMISSIONS.

10 a. It is the intent of the general assembly that

11 the state, through a collaborative effort involving

12 state agencies and affected generation owners, provide

13 for compatible statewide environmental and electric

14 energy policies with respect to regulated emissions

15 from rate-regulated electric power generating

16 facilities in the state that are fueled by coal. Each

17 rate-regulated public utility that is an owner of one

18 or more electric power generating facilities fueled by

19 coal and located in this state on July 1, 2001, shall

20 develop a multiyear plan and budget for managing

21 regulated emissions from its facilities in a cost-22 effective manner.

23 (1) The initial multiyear plan and budget shall be

24 filed with the board by April 1, 2002. Updates to the 25 plan and budget shall be filed at least every twenty-

26 four months.

27 (2) Copies of the initial plan and budget, as well
28 as any subsequent updates, shall be served on the
29 environmental protection division of the department of
30 natural resources.

31 (3) The initial multiyear plan and budget and any32 subsequent updates shall be considered in a contested

- 33 case proceeding pursuant to chapter 17A. The
- 34 environmental protection division of the department of
- 35 natural resources and the consumer advocate shall
- 36 participate as parties to the proceeding.
- 37 (4) The department of natural resources shall
- 38 state whether the plan or update meets applicable
- 39 state environmental requirements for regulated
- 40 emissions. If the plan does not meet these
- 41 requirements, the department shall recommend
- 42 amendments that outline actions necessary to bring the
- 43 plan or update into compliance with the environmental 44 requirements.
- 44 requirements.
- 45 b. The board shall not approve a plan or update
- that does not meet applicable state environmental
 requirements and federal ambient air quality standards
- 48 for regulated emissions from electric power generating
- 40 for legalated childstons from electric power generatin
- 49 facilities located in the state.

50 c. The board shall review the plan or update and

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1 the associated budget, and shall approve the plan or

- 2 update and the associated budget if the plan or update
- 3 and the associated budget are reasonably expected to
- 4 achieve cost effective compliance with applicable
- 5 state environmental requirements and federal ambient
- 6 air quality standards. In reaching its decision, the
- 7 board shall consider whether the plan or update and
- 8 the associated budget reasonably balance costs,
- 9 environmental requirements, economic development
- 10 potential, and the reliability of the electric
- 11 generation and transmission system.
- 12 d. The board shall issue an order approving or
- 13 rejecting a plan, update, or budget within one hundred
- 14 eighty days after the public utility's filing is
- 15 $\,$ deemed complete; however, upon good cause shown, the $\,$
- 16 board may extend the time for issuing the order as17 follows:
- 18 (1) The board may grant an extension of thirty19 days.
- 20 (2) The board may grant more than one extension,
- 21 but each extension must rely upon a separate showing22 of good cause.
- 23 (3) A subsequent extension must not be granted any24 earlier than five days prior to the expiration of the
- 25 original one-hundred-eighty-day period, or the current 26 extension.
- 27 e. The reasonable costs incurred by a rate-
- 28 regulated public utility in preparing and filing the
- 29 plan, update, or budget and in participating in the
- 30 proceedings before the board and the reasonable costs
- 31 associated with implementing the plan, update, or

32 budget shall be included in its regulated retail
33 rates.
34 f. It is the intent of the general assembly that

the board, in an environmental plan, update, or
associated budget filed under this section by a rateregulated public utility, may limit investments or
expenditures that are proposed to be undertaken prior
to the time that the environmental benefit to be
produced by the investment or expenditure would be
required by state or federal law.
g. The board shall report to the general assembly
by January 21, 2003, on the appropriateness and
desirability of requiring the municipal utilities and

45 the rural electric cooperatives to file multiyear

46 plans and budgets for managing regulated emissions

47 from their electric power generating facilities fueled

48 by coal and located in this state, similar to the

49 process required for rate-regulated public utilities

50 under this subsection.

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1 Sec. 11. <u>NEW SECTION.</u> 476.47 ALTERNATE ENERGY 2 PURCHASE PROGRAMS.

3 1. Beginning January 1, 2004, an electric utility,

4 whether or not rate-regulated under this chapter,

5 shall offer an alternate energy purchase program to

6 customers, based on energy produced by alternate

7 energy production facilities in Iowa.

8 2. The board shall require electric utilities to

9 file plans for alternate energy purchase programs 10 offered pursuant to this section.

a. Rate-regulated electric utilities shall file
 plans for alternate energy purchase programs that

13 allow customers to contribute voluntarily to the

14 development of alternate energy in Iowa, and shall

15 file tariffs as required by the board by rule.

16 b. Electric utilities that are not rate-regulated

17 shall offer alternate energy purchase programs at

18 rates determined by their governing authority, and

shall file tariffs with the board for informationalpurposes only.

3. The electric utility shall notify consumers of
 its alternate energy purchase program and any proposed
 modifications to such program at least sixty days
 prior to implementation of the program or any
 modification.
 4. For purposes of this section, an electric

4. For purposes of this section, an electric
utility may base its program on energy produced by
alternate energy production facilities located outside
of Iowa under any of the following circumstances:
a. The energy is purchased by the electric utility

- 31 pursuant to a contract in effect prior to July 1, 32 2001, and continues until the expiration of the
- 32 2001, and continues until the expiration of the 33 contract, including any options to renew that are 34 exercised by the electric utility.
- 35 b. The electric utility has a financial interest,
- 36 as of July 1, 2001, in the alternate energy production
- 37 facility that is located outside of Iowa, or in an
- 38 entity that has a financial interest in an alternate
- 39 energy production facility located outside of Iowa.
- 40 c. The energy is purchased by an electric utility
- 41 that is not rate-regulated and that is required to
- 42 purchase all of its electric power requirements from a
- 43 single supplier that is physically located outside of 44 Iowa.
- 45 5. This section shall not apply to non-rate-
- 46 regulated electric utilities physically located
- 47 outside of Iowa that serve Iowa customers.
- 48 6. Any consumer-owned utility may apply to the
- 49 board for a waiver under this section, and the board,
- 50 for good cause, may grant the waiver.

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1 Sec. 12. Section 476.53, Code 2001, is amended by

- 2 striking the section and inserting in lieu thereof the
- 3 following:
- 4 476.53 ELECTRIC GENERATING AND TRANSMISSION
- 5 FACILITIES.
- 6 1. It is the intent of the general assembly to
- 7 attract the development of electric power generating
- 8 and transmission facilities within the state in
- 9 sufficient quantity to ensure reliable electric
- 10 service to Iowa consumers and provide economic
- 11 benefits to the state.
- 12 2. The general assembly's intent with regard to
- 13 the development of electric power generating and
- 14 transmission facilities, as provided in subsection 1,
- 15 shall be implemented in a manner that is cost-
- 16 effective and compatible with the environmental
- 17 policies of the state, as expressed in Title XI.
- 18 3. a. If a rate-regulated public utility files an
- 19 application pursuant to section 476A.3 to construct in
- 20 Iowa a baseload electric power generating facility
- 21 with a nameplate generating capacity equal to or
- 22 $\,$ greater than three hundred megawatts or a combined-
- 23 cycle electric power generating facility, or an
- 24 alternate energy production facility as defined in
- 25 section 476.42, or if a rate-regulated public utility
- 26 leases or owns in Iowa, in whole or in part, a new
- 27 baseload electric power generating facility with a
- 28 $\,$ nameplate generating capacity equal to or greater than $\,$
- 29 three hundred megawatts or a combined-cycle electric

30 power generating facility, or a new alternate energy 31 production facility as defined in section 476.42, the 32 board shall specify in advance, by order issued after

33 a contested case proceeding, the ratemaking principles

34 that will apply when the costs of the facility are

35 included in regulated electric rates.

36 b. In determining the applicable ratemaking

37 principles, the board shall not be limited to

38 traditional ratemaking principles or traditional cost 39 recovery mechanisms.

40 c. In determining the applicable ratemaking

41 principles, the board shall make the following42 findings:

43 (1) The rate-regulated public utility has in

44 effect a board-approved energy efficiency plan as

45 required under section 476.6, subsection 19.

46 (2) The rate-regulated public utility has

47 demonstrated to the board that the public utility has

48 considered other sources for long-term electric supply

49 and that the facility or lease is reasonable when

50 compared to other feasible alternative sources of

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1 supply. The rate-regulated public utility may satisfy

2 the requirements of this subparagraph through a

3 competitive bidding process, under rules adopted by

4 the board, that demonstrate the facility or lease is a

5 reasonable alternative to meet its electric supply 6 needs.

7 d. The applicable ratemaking principles shall be

8 determined in a contested case proceeding, which

9 proceeding may be combined with the proceeding for

10 issuance of a certificate conducted pursuant to

11 chapter 476A.

12 e. The order setting forth the applicable

13 ratemaking principles shall be issued prior to the

14 commencement of construction or lease of the facility.

15 f. Following issuance of the order, the rate-

16 regulated public utility shall have the option of

17 proceeding with construction or lease of the facility

18 in Iowa, or withdrawing its application for a

19 certificate under chapter 476A.

20 g. Notwithstanding any provision of this chapter

21 to the contrary, the ratemaking principles established

22 by the order issued pursuant to paragraph "e" shall be

23 binding with regard to the specific electric power

24 generating facility in any subsequent rate proceeding.

25 Sec. 13. Section 476A.4, Code 2001, is amended by

26 adding the following new subsection:

27 <u>NEW SUBSECTION</u>, 5. A proceeding for the issuance 28 of a certificate under section 476A.5 may be

- 29 consolidated with a contested case proceeding for
- 30 determination of applicable ratemaking principles 31 under section 476.53.
- 32 Sec. 14. Section 476A.6, Code 2001, is amended to 33 read as follows:
- 34 476A.6 DECISION CRITERIA.
- 35 The board shall render a decision on the
- 36 application in an expeditious manner. A certificate
- 37 $\,$ shall be issued to the applicant if the board finds $\,$
- 38 all of the following:
- 39 1. The services and operations resulting from the
- 40 construction of the facility are required by the
- 41 present or future public convenience, use and
- $42 \quad \underline{\text{necessity consistent with legislative intent as}}$
- 43 expressed in section 476.53 and the economic
- 44 development policy of the state as expressed in Title
- 45 I, subtitle 5, and will not be detrimental to the
- 46 provision of adequate and reliable electric service.
- 47 2. The applicant is willing to perform such
- 48 services and construct, maintain, and operate the
- 49 facility pursuant to the provisions of the certificate

50 and this chapter.

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1 3. The construction, maintenance, and operation of

2 the facility will cause minimum adverse be consistent

3 with reasonable land use, and environmental, and

- 4 aesthetic impact policies and are consonant with
- 5 reasonable utilization of air, land, and water
- 6 resources, for beneficial purposes considering

7 available technology and the economics of available 8 alternatives.

9 4. The applicant, if a public utility as defined

- 10 in section 476.1, has in effect a comprehensive energy
- 11 management program-designed-to-reduce peak loads-and
- 12 to increase efficiency of use of energy by all classes
- 13 of customers of the utility, and the facility in the
- 14 application is necessary notwithstanding the existence
- 15 of the comprehensive energy management program. As
- 16 used in this subsection, a "comprehensive energy
- 17 management program" includes at a minimum the
 18 following:
- 19 a.-Establishment of load management and
- 20 interruptible service programs, where cost effective.
- 21 b.-Development of wheeling agreements and other
- 22 energy sharing agreements, where cost-effective with
- 23 utilities that have available capacity.
- 24 e. Establishment of cost-effective energy
- 25 efficiency and renewable energy services and programs.
- 26 d. Compliance with board rules on energy
- 27 management-procedures.

- 28 5. The applicant, if a public utility as defined
- 29 in section 476.1, shall-demonstrate to the board-that
- 30 the utility-has considered sources for long-term

31 electric supply from either purchase of electricity or

- 32 investment in facilities owned by other persons.
- 33 6.—The applicant, if a public utility as defined
- 34 in section 476.1, has considered all feasible
- 35 alternatives to the proposed facility including
- 36 nongeneration alternatives: has ranked those
- 37 alternatives by cost; has implemented the least cost
- 38 alternatives first; and the facility in the
- 39 application is necessary notwithstanding the
- 40 implementation of these alternatives.
- 41 Sec. 15. Section 476A.7, Code 2001, is amended by
- 42 adding the following new subsection:
- 43 NEW SUBSECTION. 3. Pursuant to the provisions of
- 44 section 476.53, a rate-regulated public utility shall
- 45 have the option of withdrawing its application for
- 46 issuance of a certificate at any time prior to the
- 47 issuance of the certificate, or after the certificate
- 48 has been issued.
- 49 Sec. 16. Section 476A.15, Code 2001, is amended to 50 read as follows:

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- 1 476A.15 WAIVER.
- 2 The board, if it determines that the public
- 3 interest would not be adversely affected, may waive
- 4 any of the requirements of this chapter for facilities
- 5 with a capacity of one hundred or fewer megawatts.
- 6 Sec. 17. NEW SECTION. 476A.20 DEFINITIONS.
- 7 For purposes of this subchapter, unless the context 8 otherwise requires:
- 9 1. "Electric power agency" means an entity as
- 10 defined in section 28F.2.
- 11 2. "Facility" means an electric power generating
- 12 plant, or transmission line or system, as defined in 13 section 476A.1.
- 14 0 "Dubl's hand
- 14 3. "Public bond or obligation" means an obligation15 as defined in section 76.14.
- 16 Sec. 18. <u>NEW SECTION</u>. 476A.21 ELECTRIC POWER
- 17 AGENCY GENERAL AUTHORITY.
- 18 In addition to other powers conferred upon an
- 19 electric power agency by chapter 28F or other
- 20 applicable law, an electric power agency may enter
- 21 into and carry out joint agreements with other
- 22 participants for the acquisition of ownership of a
- 23 joint facility and for the planning, financing,
- 24 operation, and maintenance of the joint facility, as
- 25 provided in this subchapter.
- 26 Sec. 19. <u>NEW SECTION</u>. 476A.22 ELECTRIC POWER

27 AGENCY – AUTHORITY – CONFLICTING PROVISIONS.

28 1. In addition to any powers conferred upon an

- 29 electric power agency under chapter 28F or other
- 30 applicable law, an electric power agency may exercise
- 31 all other powers reasonably necessary or appropriate
- 32 for or incidental to the effectuation of the electric
- 33 power agency's authorized purposes, including without
- 34 $\,$ limitation, the powers enumerated in chapters 6A and
- $35\ \ 6B$ for purposes of constructing or acquiring an
- 36 electric power facility.
- 37 2. An electric power agency, in connection with
- 38 its property and affairs, and in connection with
- 39 property within its control, may exercise any and all
- 40 powers that might be exercised by a natural person or
- 41 a private corporation in connection with similar
- 42 property and affairs.
- 43 3. The enumeration of specified powers and
- 44 functions of an electric power agency in this
- 45 subchapter is not a limitation of the powers of an
- 46 electric power agency, but the procedures prescribed
- 47 for exercising the powers and functions enumerated in
- 48 this subchapter control and govern in the event of any
- 49 conflict with any other provision of law.
- 50 4. The authority conferred pursuant to this

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- 1 subchapter applies to electric power agencies,
- 2 notwithstanding any contrary provisions of section 3 28F.1.
- 4 Sec. 20. <u>NEW SECTION</u>, 476A.23 ISSUANCE OF PUBLIC 5 BONDS OR OBLIGATIONS – PURPOSES – LIMITATIONS.
- 6 1. An electric power agency may from time to time
- 7 issue its public bonds or obligations in such
- 8 principal amounts as the electric power agency deems9 necessary to provide sufficient funds to carry out any
- 10 of its purposes and powers, including but not limited
- 11 to any of the following:
- 12 a. The acquisition or construction of any project
- 13 to be owned or leased by the electric power agency, or
- 14 the acquisition of any interest in such project or any
- 15 right to the capacity of such project, including the
- 16 acquisition, construction, or acquisition of any
- 17 interest in an electric power generating plant to be
- 18 constructed in this state, or the acquisition,
- 19 construction, or acquisition of any interest in a
- 20 transmission line or system.
- 21 b. The funding or refunding of the principal of,
- 22 or interest or redemption premiums on, any public
- 23 bonds or obligations issued by the electric power
- 24 agency whether or not the public bonds or obligations
- 25 or interest to be funded or refunded have become due.

26 c. The establishment or increase of reserves to
27 secure or to pay the public bonds or obligations or
28 interest on the public bonds or obligations.
29 d. The payment of all other costs or expenses of
30 the electric power agency incident to and necessary to

31 carry out its purposes and powers. 2. Notwithstanding anything in this subchapter or 32 33 chapter 28F to the contrary, a facility shall not be 34 financed with the proceeds of public bonds or 35 obligations, the interest on which is exempt from 36 federal income tax, unless the public issuer of such 37 public bonds or obligations covenants that the issuer 38 shall comply with the requirements or limitations 39 imposed by the Internal Revenue Code or other 40 applicable federal law to preserve the tax exemption 41 of interest payable on the bonds or obligations. 42 3. Notwithstanding anything in this subchapter or 43 chapter 28F to the contrary, an electric power generating facility shall not be financed under this 44 subchapter unless all of the following conditions are 45

46 satisfied:

47 a. The portion of the electric power generating
48 facility financed by the electric power agency is not
49 designed to serve the electric power requirements of
50 retail customers of members that are municipal

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1 electric utilities established in the state after

- 2 January 1, 2001.
- 3 b. The electric power agency annually files with

4 the board, in a manner to be determined by the board,

5 information regarding sales from the electric power

6 generating facility in sufficient detail to determine

7 compliance with these provisions.

8 The board shall report to the general assembly if

- 9 any of the provisions are being violated.
- 10 Sec. 21. <u>NEW SECTION</u>. 476A.24 PUBLIC BONDS OR

11 OBLIGATIONS AUTHORIZED BY RESOLUTION OF BOARD – 12 TERMS.

- 13 1. The board of directors of an electric power
- 14 agency, by resolution, may authorize the issuance of

15 public bonds or obligations of the electric power 16 agency.

- 17 2. The public bonds or obligations may be issued
- 18 in one or more series under the resolution or under a

19 trust indenture or other security agreement.

- 20 3. The resolution, trust indenture, or other
- 21 security agreement, with respect to such public bonds
- 22 or obligations, shall provide for all of the

23 following:

24 a. The date on the public bonds or obligations.

- 25 b. The time of maturity.
- 26 c. The rate of interest.
- 27 d. The denomination.
- 28 e. The form, either coupon or registered.

29 f. The conversion, registration, and exchange

30 privileges.

31 g. The rank or priority.

- 32 h. The manner of execution.
- 33 i. The medium of payment, including the place of

34 payment, either within or outside of the state.

- j. The terms of redemption, either with or withoutgremium.
- 37 k. Such other terms and conditions as set forth by
- 38 the board in the resolution, trust indenture, or other 39 security agreement.
- 40 4. Public bonds or obligations authorized by the
- 41 board of directors shall not be subject to any
- 42 restriction under other law with respect to the
- 43 amount, maturity, interest rate, or other terms of
- 44 obligation of a public agency or private person.
- 45 5. Chapter 75 shall not apply to public bonds or
- 46 obligations authorized by the board of directors as

47 provided in this section.

- 48 Sec. 22. <u>NEW SECTION</u>. 476A.25 PUBLIC BONDS OR
- 49 OBLIGATIONS PAYABLE SOLELY FROM AGENCY REVENUES OR 50 FUNDS.

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- 1 1. The principal of and interest on any public
- 2 bonds or obligations issued by an electric power
- 3 agency shall be payable solely from the revenues or
- 4 funds pledged or available for their payment as
- 5 authorized in this subchapter.
- 6 2. Each public bond or obligation shall contain
- 7 all of the following terms:
- 8 a. That the principal of or interest on such
- 9 public bonds or obligations is payable solely from
- 10 revenues or funds of the electric power agency.
- 11 b. That neither the state or a political
- 12 subdivision of the state other than the electric power
- 13 agency, nor a public agency that is a member of the
- 14 electric power agency is obligated to pay the
- 15 principal or interest on such public bonds or
- 16 obligations.
- 17 c. That neither the full faith and credit nor the
- 18 taxing power of the state, of any political
- 19 subdivision of the state, or of any such public agency
- 20 is pledged to the payment of the principal of or the
- 21 interest on the public bonds or obligations.
- 22 Sec. 23. NEW SECTION. 476A.26 PUBLIC BONDS OR
- 23 OBLIGATIONS TYPES SOURCES FOR PAYMENT -

24 SECURITY.

1. Except as otherwise expressly provided by this
 subchapter or by the electric power agency, every
 issue of public bonds or obligations of the electric
 power agency shall be payable out of any revenues or
 funds of the electric power agency, subject only to
 any agreements with the holders of particular public
 bonds or obligations pledging any particular revenues
 or funds.
 An electric power agency may issue types of

34 public bonds or obligations as it may determine,

35 including public bonds or obligations as to which the

36 principal and interest are payable exclusively from

37 the revenues from one or more projects, or from an

38 interest in such project or projects, or a right to

39 capacity of such project or projects, or from any

40 revenue-producing contract made by the electric power

41 agency with any person, or from its revenues

42 generally.

43 3. Any public bonds or obligations may be

44 additionally secured by a pledge of any grant,

45 subsidy, or contribution from any public agency or

46 other person, or a pledge of any income or revenues,

47 funds, or moneys of the electric power agency from any

48 other source.

49 Sec. 24. NEW SECTION. 476A.27 PUBLIC BONDS OR

50 OBLIGATIONS AND RATES FOR DEBT SERVICE NOT SUBJECT TO

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1 STATE APPROVAL.

2 Public bonds or obligations of an electric power

3 agency may be issued under this subchapter, and rents,

4 rates, and charges may be established in the same

5 manner as provided in section 28F.5 and pledged for

6 the security of public bonds or obligations and

7 interest and redemption premiums on such public bonds

8 or obligations, without obtaining the consent of any

9 department, division, commission, board, bureau, or

10 agency of the state and without any other proceeding

11 or the happening of any other condition or occurrence,

12 except as specifically required by this subchapter.

13 Sec. 25. NEW SECTION. 476A.28 PUBLIC BONDS OR

14 OBLIGATIONS TO BE NEGOTIABLE.

15 All public bonds or obligations of an electric

16 power agency shall be negotiable within the meaning

17 and for all of the purposes of the uniform commercial

18 code, chapter 554, subject only to the registration

19 requirement of section 76.10.

20 Sec. 26. <u>NEW SECTION</u>. 476A.29 VALIDITY OF PUBLIC

21 BONDS OR OBLIGATIONS AT DELIVERY – TEMPORARY BONDS.

22 1. Any public bonds or obligations may be issued

- 23 and delivered, notwithstanding that one or more of the
- 24 officers executing them shall have ceased to hold
- 25 office at the time when the public bonds or
- 26 obligations are actually delivered.
- 27 2. Pending preparation of definitive bonds or
- 28 obligations, an electric power agency may issue
- 29 temporary bonds or obligations that shall be exchanged
- 30 for the definitive bonds or obligations upon their
- 31 issuance.
- 32 Sec. 27. <u>NEW SECTION</u>. 476A.30 PUBLIC OR PRIVATE
- 33 SALE OF BONDS AND NOTES.
- 34 Public bonds or obligations of an electric power
- 35 agency may be sold at public or private sale for a
- 36 price and in a manner determined by the electric power
- 37 agency.
- 38 Sec. 28. NEW SECTION. 476A.31 PUBLIC BONDS OR
- 39 OBLIGATIONS AS SUITABLE INVESTMENTS FOR GOVERNMENTAL
- 40 UNITS, FINANCIAL INSTITUTIONS, AND FIDUCIARIES.
- 41 The following persons may legally invest any debt
- 42 service funds, money, or other funds belonging to such
- 43 person or within such person's control in any public
- 44 bonds or obligations issued pursuant to this
- 45 subchapter:
- 46 1. A bank, trust company, savings association,
- 47 building and loan association, savings and loan
- 48 association, or investment company.
- 49 2. An insurance company, insurance association, or
- 50 any other person carrying on an insurance business.

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- 1 3. An executor, administrator, conservator,
- 2 trustee, or other fiduciary.
- 3 4. Any other person authorized to invest in bonds
- 4 or obligations of the state.
- 5 Sec. 29. <u>NEW SECTION</u>. 476A.32 RESOLUTION, TRUST
- 6 INDENTURE, OR SECURITY AGREEMENT CONSTITUTES CONTRACT
- 7 PROVISIONS.
- 8 The resolution, trust indenture, or other security
- 9 agreement under which any public bonds or obligations
- 10 are issued shall constitute a contract with the
- 11 holders of the public bonds or obligations, and may
- 12 contain provisions, among others, prescribing any of
- 13 the following terms:
- 14 1. The terms and provisions of the public bonds or15 obligations.
- 16 2. The mortgage or pledge of and the grant of a
- 17 security interest in any real or personal property and
- 18 all or any part of the revenue from any project or any
- 19 revenue producing contract made by the electric power
- 20 agency with any person to secure the payment of public
- 21 bonds or obligations, subject to any agreements with

22the holders of public bonds or obligations which might 23then exist. $\mathbf{24}$ 3. The custody, collection, securing, investment, 25and payment of any revenues, assets, money, funds, or 26property with respect to which the electric power 27 agency may have any rights or interest. 28 4. The rates or charges for electric energy sold 29 by, or services rendered by, the electric power 30 agency, the amount to be raised by the rates or 31 charges, and the use and disposition of any or all 32 revenue. 33 5. The creation of reserves or debt service funds 34 and the regulation and disposition of such reserves or 35 funds. 36 6. The purposes to which the proceeds from the 37 sale of any public bonds or obligations to be issued may be applied, and the pledge of the proceeds to 38 39 secure the payment of the public bonds or obligations. 40 7. Limitations on the issuance of any additional 41 public bonds or obligations, the terms upon which additional public bonds or obligations may be issued 42 43 and secured, and the refunding of outstanding public 44 bonds or obligations. 45 8. The rank or priority of any public bonds or 46 obligations with respect to any lien or security.

47 9. The creation of special funds or moneys to be

48 held for operating expenses, payment, or redemption of

49 public bonds or obligations, reserves or other

50 purposes, and the use and disposition of moneys held

Page 16

1 in these funds.

2 10. The procedure by which the terms of any

3 contract with or for the benefit of the holders of

4 public bonds or obligations may be amended or

5 abrogated, the amount of public bonds or obligations

6 the holders of which must consent to such amendment or

7 abrogation, and the manner in which consent may be

8 given.

9 11. The definition of the acts or omissions to act

10 that constitute a default in the duties of the

11 electric power agency to holders of its public bonds

12 or obligations, and the rights and remedies of the

13 holders in the event of default including, if the

14 electric power agency so determines, the right to

15 accelerate the date of the maturation of the public

16 bonds or obligations or the right to appoint a

17 receiver or receivers of the property or revenues

18 subject to the lien of the resolution, trust

19 indenture, or other security agreement.

20 12. Any other or additional agreements with or for

- 21 the benefit of the holders of public bonds or
- 22 obligations or any covenants or restrictions necessary
- 23 or desirable to safeguard the interests of the

24 holders.

- 25 13. The custody of any of the electric power
- 26 agency's property or investments, the safekeeping of
- 27 such property or investments, the insurance to be
- 28 $\,$ carried on such property or investments, and the use $\,$
- 29 and disposition of insurance proceeds.
- 30 14. The vesting in a trustee or trustees, within
- 31 or outside the state, of such property, rights,
- 32 powers, and duties as the electric power agency may
- 33 determine; or the limiting or abrogating of the rights
- 34 of the holders of any public bonds or obligations to
- 35 appoint a trustee, or the limiting of the rights,
- 36 powers, and duties of such trustee.
- 37 15. The appointment of and the establishment of
- 38 the duties and obligations of any paying agent or
- 39 other fiduciary within or outside the state.
- 40 Sec. 30. <u>NEW SECTION</u>. 476A.33 MORTGAGE OR TRUST
- 41 DEED TO SECURE BONDS.
- 42 For the security of public bonds or obligations
- 43 issued or to be issued by an electric power agency,
- 44 the electric power agency may mortgage or execute
- 45 deeds of trust of the whole or any part of its

46 property.

- 47 Sec. 31. <u>NEW SECTION</u>. 476A.34 NO PERSONAL
- 48 LIABILITY ON PUBLIC BONDS OR OBLIGATIONS.
- 49 An official, director, member of an electric power
- 50 agency, or any person executing public bonds or

Page 17

- 1 obligations shall not be liable personally on the
- 2 public bonds or obligations or be subject to any
- 3 personal liability or accountability by reason of the
- 4 issuance of such public bonds or obligations.
- 5 Sec. 32. <u>NEW SECTION</u>. 476A.35 REPURCHASE OF
- 6 SECURITIES.
- 7 An electric power agency may purchase public bonds
- 8 or obligations out of any funds available for such
- 9 purchase, and hold, pledge, cancel, or resell the
- 10 public bonds or obligations, subject to and in
- 11 accordance with any agreements with the holders.
- 12 Sec. 33. <u>NEW SECTION</u>. 476A.36 PLEDGE OF REVENUE
- 13 AS SECURITY.
- 14 An electric power agency may pledge its rates,
- 15 rents, and other revenues, or any part of such rates,
- 16 rents, and revenues, as security for the repayment,
- 17 with interest and redemption premiums, if any, of the
- 18 moneys borrowed by the electric power agency or
- 19 advanced to the electric power agency for any of its

20 authorized purposes and as security for the payment of 21 moneys due and owed by the electric power agency under

22 any contract.

23 Sec. 34. Section 478.3, Code 2001, is amended by 24 adding the following new subsection:

25 NEW SUBSECTION. 3. For the purpose of this

26 section, the term "public" shall not be interpreted to

27 be limited to consumers located in this state.

28 Sec. 35. CODE EDITOR DIRECTIVE. The Code editor

29 shall change references to "this chapter" in sections

30 476A.1 through 476A.15 as necessary and appropriate to

31 reflect the addition of the new subchapter to chapter

32 476A as a result of this Act.

33 Sec. 36. EFFECTIVE DATE. This Act, being deemed

34 of immediate importance, takes effect upon enactment."

35 2. Title page, line 2, by inserting after the

36 word "construction" the following: "or lease".

37 3. Title page, line 3, by inserting after the

38 word "facility" the following: ", and for the

39 development of ratemaking principles to apply to

40 certain electric generating facilities".

41 4. Title page, lines 3 and 4, by striking the

42 words "approval of power purchase contracts;".

43 5. Title page, line 5, by inserting after the

44 word "policy;" the following: "providing for

45 alternate energy purchase programs; approval of plans

46 and budgets for regulating emissions from coal-fired

47 plants;".

48 6. Title page, line 11, by inserting after the

49 word "transmission" the following: "; and providing

50 an effective date".

The motion prevailed and the House concurred in the Senate amendment H-2053.

Jenkins of Black Hawk 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. 577)

The ayes were, 95:

Alons	
Baudler	
Boggess	
Bukta	
Connors	

Arnold Bell Brauns Carroll Cormack Atteberry Boal Broers Chiodo De Boef Barry Boddicker Brunkhorst Cohoon Dix

JOURNAL OF THE HOUSE

Dolecheck Dotzler Eichhorn Elgin Foege Ford Greimann Gipp Hansen Hatch Horbach Huseman Jenkins Jochum Kettering Klemme Larkin Larson Mascher May Millage Murphy Petersen Quirk Rayhons Rekow Roberts Scherrman Shev Shoultz Stevens Sukup Teig Tremmel Van Engelenhoven Van Fossen Wise Witt

Drake Falck Frevert Grundberg Heaton Huser Johnson Kreiman Lensing Mertz Myers Raecker Revnolds Schrader Sievers Taylor, D. Tymeson Weidman Mr. Speaker Siegrist

Eddie Finch Garman Hahn Hoffman Jacobs Jones Kuhn Manternach Metcalf O'Brien Rants Richardson Seng Smith Taylor, T. Tyrrell Winckler

The nays were, 1:

Fallon

Absent or not voting, 4:

Bradley	Hoversten	Osterhaus	Warnstadt

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

IMMEDIATE MESSAGE

Rants of Woodbury asked and received unanimous consent that House File 577 be immediately messaged to the Senate.

ADOPTION OF SENATE CONCURRENT RESOLUTION 32

Rants of Woodbury asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 32 as follows, and moved its adoption:

- 1 SENATE CONCURRENT RESOLUTION 32
- 2 By Committee on Rules and Administration
- 3 A Senate Concurrent Resolution to provide for
- 4 adjournment sine die.
- 5 Be It Resolved By The Senate, The House Concurring,

6 That when adjournment is had on Tuesday, June 19,

7 2001, it be the final adjournment of the 2001

8 Extraordinary Session of the Seventy-ninth General

9 Assembly.

The motion prevailed and the resolution was adopted.

MESSAGE TO THE GOVERNOR AND TO THE SENATE

Rants of Woodbury moved that the Chief Clerk of the House be directed to send a written message to the Governor and to the Senate informing them that the House of Representatives was prepared to adjourn sine die pursuant to Senate Concurrent Resolution 32.

The motion prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: The Senate is prepared to adjourn the 2001 Extraordinary Session of the Seventy-ninth General Assembly pursuant to Senate Concurrent Resolution 32 duly adopted.

MICHAEL E. MARSHALL, Secretary

BILLS 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 bills have 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 19th day of June, 2001: House Files 577, 696, 698, 757 and 758.

MARGARET A. THOMSON Chief Clerk of the House

Report adopted.

PRESENTATION OF VISITORS

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

Students from Southeast Webster. By Cormack of Webster.

RESOLUTIONS FILED

HCR 40, by Sievers, Van Fossen, Elgin, Drake, Jenkins, Millage, Metcalf, Hansen, Larson, Siegrist, Heaton, Gipp, and Rants, a concurrent resolution urging the Iowa congressional delegation to support and work to implement the renewal of the trade promotion authority of the President of the United States.

Laid over under Rule 25.

HCR 41, Siegrist and Myers, a concurrent resolution providing for adjournment sine die.

Laid over under Rule 25.

HR 48, by Sievers, Van Fossen, Elgin, Drake, Jenkins, Millage, Metcalf, Hansen, Larson, Siegrist, Heaton, Gipp, and Rants, a resolution urging the Iowa congressional delegation to support and work to implement the renewal of the trade promotion authority of the President of the United States.

Laid over under Rule 25.

AMENDMENT FILED

H-2050

H.R.

48

Kuhn of Floyd Frevert of Palo Alto

FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 32, duly adopted, the day of June 19, 2001 having arrived, the Speaker of the House, Brent Siegrist, declared the 2001 Extraordinary Session of the House of Representatives of the Seventy-ninth General Assembly adjourned sine die at 7:34 p.m.

AMENDMENT FILED

Amendment filed during the Seventy-ninth General Assembly 2001 Extraordinary Session, June 19, 2001, not otherwise printed in the House Journal.

H-2050

- 1 Amend House Resolution 48 as follows:
- 2 1. Page 2, by inserting after line 12 the
- 3 following:
- 4 "WHEREAS, child labor protections, labor rights
- 5 considerations, and environmental protection
- 6 considerations are issues of great significance which
- 7 should be addressed in any trade agreement entered
- 8 into by the United States; and".
- 9 2. Page 2, by inserting after line 22 the

10 following:

- 11 "BE IT FURTHER RESOLVED, That, in working to
- 12 implement a renewal of the trade promotion authority
- 13 of the President of the United States, the Iowa
- 14 congressional delegation is urged to support the
- 15 inclusion of a requirement upon the President of the
- 16 United States to make child labor protections, labor
- 17 rights considerations, and environmental protections
- 18 considerations a part of any trade agreement
- 19 negotiation conducted under the trade promotion
- 20 authority; and".

KUHN of Floyd FREVERT of Palo Alto

SUPPLEMENT TO THE HOUSE JOURNAL

BILLS APPROVED SUBSEQUENT TO ADJOURNMENT

The following is a record of the action of the Governor on the bills passed by the 2001 Extraordinary Session, June 19, of the Seventy-ninth General Assembly and which action was had subsequent to the final adjournment:

H.F. 577- Relating to electric power generation and transmission, by addressing the criteria for construction or lease of an electric generating facility, and for the development of ratemaking principles to apply to certain electric generating facilities; waivers; providing for the development of a state electric energy policy; providing for alternate energy purchase programs; approval of plans and budgets for regulating emissions from coal-fired plants; providing for joint agreements for acquisition of ownership of a joint facility for electric power generation and transmission, and for the planning, financing, operation, and maintenance of the joint facility; providing for the bonding authority of electric power agencies; and making

certain other changes and requirements relating to electric generation and transmission; and providing an effective date. Approved 7-3-01.

- H.F. 696– Relating to the employment security administrative contribution surcharge, and providing an effective date. Approved 6-26-01.
- H.F. 698– Relating to regulatory and expenditure matters, making appropriations, and including effective date and retroactive applicability provisions. Approved 7-5-01.
- H.F. 757- Relating to the taxation under the individual income tax of certain federal tax rebates and including a retroactive applicability date provision. Approved 6-28-01.
- H.F. 758– Providing for congressional and legislative districts and providing an effective date. Approved 6-22-01.

(Entries appearing in *italics* occurred during the 2001 Extraordinary Session of the Seventy-Ninth General Assembly convened on June 19, 2001 and adjourned on June 19, 2001)

(Entries appearing in <u>Underline</u> occurred during the 2001 Second Extraordinary Session of the Seventy-Ninth General Assembly convened on November 8, 2001 and adjourned on November 8,2001)

ADDRESSED THE HOUSE

(See also JOINT CONVENTION and/or SPECIAL PRESENTATION) The Honorable Brent Siegrist, Speaker of the House—9-11, 1990-1992

The Honorable Steven E. Sukup, Speaker Pro Tempore-14

The Honorable Richard Myers, Minority Leader-16-18, 1986-1987

The Honorable Christopher C. Rants, Majority Leader-19-20, 1988-1990

The Honorable Thomas J. Vilsack, Governor of Iowa-55-62

The Honorable Louis A. Lavorato, Chief Justice of the Supreme Court-69-75 Theresa J. Uchytil, Miss Iowa-634

Nick Ackerman, Indianola wrestler-680

Katie Riley, Miss Shamrock—732

The Honorable John Dennehy, T.D. member of the Irish Parliament-733

Dr. Robert Koob, President of the University of Northern Iowa-750

Chen Lixia, Associate Professor of the Education Ministry of the People's Republic of China—989

Randa Van Rheenen, Queen of the 2001 Pella Tulip Festival and her court—1073 The Honorable Arthur Neu, former Lieutenant Governor of Iowa—1080-1082 Lisa Bluder, coach of the University of Iowa Women's Basketball Team—1175 Lisa Stone, coach of the Drake University Women's Basketball Team—1210 Christine Grant, former Women's Athletic Director at the University of Iowa—1256 Lydmila P. Pravikova from the Chernigiv Region of the Ukraine—1494 The Honorable Bob Anderson, former Lieutenant Governor of Iowa—1656

Jimmy Freeman—1858

Christina Santos Cruz-1959

Major General Gennady Ivanovich Bakharev, Head of the Ministry of Emergency Management for the Rosto Region, Russia—1969

ADMINISTRATION AND RULES, COMMITTEE ON-

Appointed-24

Recommendations-259, 264, 1713, 1974, 1976

Resolutions offered-272, 1714

Subcommittee assignments-541, 1176

ADMINISTRATIVE RULES REVIEW, COMMITTEE ON-

Reports-99-104

Subcommittee assignment-249

AGRICULTURE, COMMITTEE ON

Amendments filed-1071, 1123, 1715

Amendments offered-1384, 1439

Appointed—24

Bills introduced-500, 550, 593, 634, 679, 691, 730, 742, 744

Recommendations—272, 355, 513, 543-544, 628, 682, 713, 727, 1069-1070, 1120, 1713

Resolutions offered—304, 368

Subcommittee assignments—146, 270, 342, 465, 489, 540, 626, 672, 673, 883, 970, 1069, 1712

ALONS, DWAYNE—Representative Sioux County

Amendments filed-450, 789, 851, 885, 1307, 1462, 1464, 1467, 1646, 1703, 1715, 1716, 1741, 1888

Amendments offered-220, 1213, 1464, 1467, 1703, 1741

Amendments withdrawn-1462, 1755

Bills introduced—20, 21, 64, 65, 86, 87, 93, 158, 159, 241, 265, 307, 407, 433, 453, 479, 480, 486, 594, 596, 633

Committee appointments-24, 26

Presented to the House the Men's and Women's Basketball Team of Northwestern College of Orange City--1111

Presented to the House Major General Gennady Ivanovich Bakharev, Head of the Ministry of Emergency Management for the Rostov Region, Russia—1969

Resolutions offered—149, 272, 305, 491, 545, 885, 1071, 1103, 1122, 1165, 1249 Subcommittee assignments—301, 342, 367, 368, 446, 465, 489, 510, 672, 697, 709,

787, 1085, 1164, 1712

Bill introduced—8

Resolution offered—6

AMENDMENTS-

(See also INDIVIDUAL HEADINGS)

Amendments filed, not otherwise printed during session—2033-2417

- Amendments out of order—622, 647, 648, 828, 910, 955, 995, 1026, 1027, 1037, 1039, 1047, 1065, 1130, 1155, 1197, 1219, 1240, 1387, 1498, 1523, 1544, 1597, 1599, 1610, 1722, 1726, 1740, 1741, 1820, 1934, 1951
- Filed—98, 112, 118, 125, 150, 157, 212-213, 218, 238, 273, 305, 347, 356, 368, 405, 429, 440, 450, 467, 477, 484, 491, 515-516, 545-546, 559, 566, 591-592, 629-630, 677, 684, 689, 700, 717, 729, 741, 769, 789-790, 812-813, 851-852, 885, 935-936, 972, 984-985, 987, 1057-1058, 1071, 1087, 1103-1104, 1107-1108, 1123, 1144-1145, 1166, 1178-1179, 1181, 1190-1191, 1250-1251, 1273, 1306-1307, 1310, 1421-1422, 1479-1481, 1553, 1604, 1631, 1645-1647, 1703, 1714-1717, 1773-1775, 1854-1856, 1888, 1957
- Filed from the floor—107, 108, 142, 220, 227, 324, 363, 574, 575, 576, 580, 582, 612, 619, 622, 648, 650, 652, 653, 654, 655, 658, 660, 665, 666, 705, 839, 902, 903, 955, 959, 995, 996, 1027, 1029, 1033, 1047, 1064, 1129, 1130, 1198, 1200, 1216, 1221, 1232, 1233, 1234, 1236, 1240, 1242, 1256, 1284, 1285, 1288, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1299, 1386, 1436, 1452, 1454, 1462, 1464, 1466, 1467, 1509, 1510, 1511, 1512, 1513, 1514, 1516, 1517, 1518, 1522, 1523, 1524, 1527, 1532, 1544, 1587, 1594, 1596, 1597, 1607, 1638, 1660, 1675, 1676, 1677, 1679, 1680, 1681, 1683, 1684, 1703, 1726, 1734, 1740, 1741, 1747, 1754, 1756, 1758, 1760, 1766, 1767, 1838, 1841, 1846, 1864, 1872, 1875, 1876, 1879, 1881, 1882, 1898, 1906, 1907, 1928, 1933, 1934, 1935, 1936, 1937, 1939, 1940, 1941, 1972, 1978, 1981, 1982, 1983, 2008

Lines of amendment out of order-912

Senate amendments considered—226, 1131, 1137, 1194, 1202, 1215, 1261, 1263, 1266, 1407, 1424, 1430, 1561, 1616, 1620, 1657, 1696, 1761-1762, 1811, 1823, 1827, 1833, 1859, 1889, 1893, 1945, 1960, 1992

2

Senate amendments filed—213, 545, 936, 984, 1123, 1145, 1166, 1250, 1251, 1273, 1306, 1310, 1479, 1481, 1553, 1604, 1645, 1646, 1647, 1657, 1698, 1699, 1701, 1715, 1716, 1775, 1856, 1888, 1957

Withdrawn—106, 107, 141, 143, 225, 351, 361, 506, 520, 530, 569, 579, 580, 604, 614, 621, 638, 652, 658, 665, 704, 807, 870, 898, 903, 907, 911, 925-926, 951, 959, 1026, 1027, 1033, 1036, 1037, 1040, 1047, 1049, 1050, 1076, 1156, 1171, 1200, 1216, 1220, 1234, 1256, 1265, 1284, 1285, 1293, 1294, 1386, 1436, 1455, 1462, 1466, 1486, 1490, 1491, 1498, 1506, 1509, 1513, 1522, 1523, 1527, 1532, 1544, 1593, 1594, 1596, 1597, 1634, 1654, 1658, 1675, 1677, 1703, 1722, 1724, 1726, 1727, 1729, 1734, 1735, 1747, 1755, 1756, 1758, 1759, 1760, 1766, 1776, 1788, 1791, 1815, 1818, 1871, 1876, 1879, 1881, 1882, 1885, 1907, 1909, 1935, 1940, 2008

Amendment filed, not otherwise printed during session—53 Filed—52 Filed from the floor—9 Senate amendment considered—17

<u>Amendments filed, not otherwise printed during session—37-38</u> <u>Filed from the floor—7, 8, 11, 19, 22, 24, 28, 31</u> Withdrawn—7, 15, 19

APPOINTMENTS-(See also INTERIM APPOINTMENTS) Workforce Development Board: Willard Jenkins-77 Investment Board, Iowa Public Employees' Retirement System: Janet Metcalf-83 Administrative Rules Review Committee: Marcie Frevert-113 Paul Scherrman-767 Advisory Committee on Intergovernmental Relations: Rebecca Revnolds---114 Advisory Committee to the Center for Rural Health and Primary: Dennis May-114 Child Support Advisory Committee: Polly Bukta-114 **Commission on Interstate Cooperation:** Dolores Mertz-114 John Connors-114 International Relations Advisory Council: Paul Bell-114 Iowa Law Enforcement Academy Council: Mark Tremmel-114 Iowa Public Employees' Retirement System: Dolores Mertz-767 Prevention of Disabilities Council: Rebecca Reynolds-114 **Public Retirement Systems Committee:** John Connors-114 Rick Larkin-114 State-County Management Committee Mark Smith-114

3

APPROPRIATIONS, COMMITTEE ON-

Amendments filed-1306, 1631

Amendment offered—1743

Appointed—24

Bills introduced—151, 481, 492, 814, 853, 973, 1230, 1231, 1268, 1274, 1301, 1605, 1624, 1637, 1769

Recommendations—157, 403, 475, 490, 787-788, 850, 971, 1249, 1271-1272, 1304-1305, 1420, 1478-1479, 1629-1630, 1645, 1772

Resolution offered-404

Subcommittee assignments—79, 97, 117, 256, 301, 342, 367, 368, 427, 446, 510, 541, 589, 672, 697, 711, 934, 970, 1057, 1164, 1271, 1419

<u>Bills introduced—6, 17</u> <u>Recommendations—6-7, 19</u>

APPROPRIATIONS SUBCOMMITTEES— Appointments to—27-28

ARNOLD, RICHARD-Representative Appanoose-Clarke-Lucas-Wayne Counties Amendments filed—592, 1145, 1717, 1774, 1855 Appointed to Prevention of Disabilities Policy Council—45 Bills introduced—86, 127, 433, 453, 479, 486, 593, 596, 597 Committee appointment—26 Explanation of vote—352, 670, 1642 Leave of absence—650 Resolutions offered—149, 272, 545, 1071, 1103, 1165, 1249 Subcommittee assignments—84, 154, 233, 400, 417, 483, 541, 883, 970

Bill introduced-8

Resolution offered-6

ASSISTANT MAJORITY LEADERS-

Donna Barry—Representative Harrison-Pottawattamie Counties (See BARRY, DONNA—Representative Harrison-Pottawattamie Counties, Assistant Majority Leader)

Danny Carroll—Representative Jasper-Mahaska-Marshall-**Poweshiek** Counties (See CARROLL, DANNY—Representative Jasper-Mahaska-Marshall-**Poweshiek** Counties, Assistant Majority Leader)

Bill Dix-Representative Butler-Grundy Counties

(See DIX, BILL—Representative **Butler**-Grundy Counties, Assistant Majority Leader)

Libby Jacobs-Representative Polk County

(See JACOBS, LIBBY—Representative **Polk** County, Assistant Majority Leader)

Russell W. Teig—Representative Franklin-Hamilton-Hardin-Wright Counties (See TEIG, RUSSELL W.—Representative Franklin-Hamilton-Hardin-Wright Counties, Assistant Majority Leader)

ASSISTANT MINORITY LEADERS-

Polly Bukta-Representative Clinton County

(See BUKTA, POLLY—Representative Clinton County, Assistant Minority Leader)

Steve Falck-Representative Buchanan-Fayette Counties

(See FALCK, STEVE—Representative Buchanan-Fayette Counties, Assistant Minority Leader)

Geri D. Huser-Representative Polk County

(See HUSER, GERI D.—Representative **Polk** County, Assistant Minority Leader)

Pam Jochum-Representative Dubuque County

(See JOCHUM, PAM—Representative **Dubuque** County, Assistant Minority Leader)

Steve Warnstadt-Representative Woodbury County

(See WARNSTADT, STEVE—Representative Woodbury County, Assistant Minority Leader)

ATTEBERRY, ANDRA—Representative Black Hawk-Buchanan-Delaware Counties Amendments filed—546, 592, 658, 660, 700, 852, 1058, 1306, 1421, 1480, 1645, 1854, 1855

Amendments offered-615, 616, 618, 1458, 1750

Amendment withdrawn—580

Bills introduced—86, 120, 126, 158, 214, 215, 241, 252, 253, 261, 265, 266, 296, 306, 308, 348, 358, 371, 470, 497, 498, 550, 562, 563, 633, 744

Committee appointments-24, 25, 67, 941

Resolutions offered-90, 149, 212, 491, 935, 1087, 1103, 1165, 1249, 1420

Subcommittee assignments-248, 446, 509, 510, 680, 711, 1712

Resolution offered-6

BARRY, DONNA—Representative Harrison-Pottawattamie Counties, Assistant Majority Leader

Amendments filed-405, 1058, 1646

Amendments offered-459, 1149

Bills introduced—86, 136, 252, 349, 407, 423, 433, 453, 479, 486, 594, 596, 597, 633, 686

Bills rereferred (as acting Speaker)—437

Committee appointments-24, 25, 26, 53

Leave of absence—526

Petition presented—973

Presided at sessions of the House-430, 901, 1252, 1857, 1863, 1889

Resolutions offered-149, 272, 491, 545, 1087, 1103, 1165, 1249

Subcommittee assignments-79, 153, 249, 256, 353, 427, 445, 446, 465, 482, 510,

541, 589, 625, 673, 680, 711, 856, 934, 1057

Bill introduced—8 Committee appointment—4

Resignation-3-4

BAUDLER, CLEL—Representative Adair-Guthrie-Madison Counties
Amendments filed—440, 684, 769, 789, 972, 1250, 1307, 1646
Amendments offered—801, 802, 830, 1218, 1316, 1502, 1572
Bills introduced—86, 136, 137, 265, 307, 406, 433, 452, 453, 479, 486, 594, 633

Committee appointments-24, 25, 26, 1407

Leave of absence—1718

Reports-1808-1810

Resolutions offered-149, 272, 545, 1071, 1087, 1103, 1122, 1165, 1249

Subcommittee assignments—97, 153, 270, 342, 353, 474, 482, 483, 510, 541, 557, 624, 625, 626 736, 857, 933, 982, 1085, 1165, 1712

Bill introduced-8

Resolution offered-6

BELL, PAUL-Representative Jasper County

Amendments filed—516, 559, 652, 658, 660, 851, 852, 1307, 1421, 1480, 1681, 1683, 1855

Amendments offered—1460, 1470, 1681, 1683

Appointed to the International Relations Advisory Council-114

Bills introduced—119, 158, 215, 241, 252, 261, 296, 308, 323, 358, 371, 469, 498, 518, 519, 562

Committee appointments-24, 25, 26, 940

Leave of absence-774, 1555

Presented to the House wrestler Nick Ackerman-679

Presented to the House Anne Wignall, a student at Berg Middle School recognized for her volunteer service—980

Resolutions offered-149, 515, 676, 858, 884, 1103, 1165, 1249, 1420

Subcommittee assignments-248, 367, 474, 483, 541, 557, 624, 625, 1085

Resolution offered-6

BILLS-

(See also action on HOUSE JOINT RESOLUTIONS, HOUSE FILES, SENATE JOINT RESOLUTIONS and SENATE FILES in LEGISLATIVE INDEX VOLUME)

Approved by governor—299, 398, 425, 463, 565, 587, 688, 733, 847, 931, 968-969, 1053, 1097, 1105 1245-1246, 1269, 1303, 1416, 1474, 1547, 1626-1627, 1710, 1771, 1850, 1953

Approved, vetoed or item vetoed subsequent to adjournment-2513-2520

Consideration of—105, 137, 219, 223, 243, 297, 350, 359, 409, 413, 456, 459, 493, 501, 520, 529, 551, 568, 578, 599, 636, 692, 704, 751, 774, 795, 821, 860, 889, 943, 975, 989, 999, 1060, 1064, 1073, 1092, 1113, 1124, 1127, 1149, 1168, 1184, 1193, 1210, 1256, 1275, 1279, 1291, 1312, 1432, 1436, 1482, 1494, 1555, 1607, 1634, 1638, 1649, 1659, 1718, 1732, 1776, 1820, 1858, 1892, 1897, 1971

Deferred, retained on calendar—221, 577, 825, 879, 901, 951, 1063, 1125, 1193, 1209, 1230, 1572, 1599, 1641, 1701, 1832, 1886

Final disposition of motion to reconsider-2014-2015

Introduction of—20-23, 53, 63-65, 67, 75-76, 80, 83, 86-88, 92-93, 105, 113, 119-120, 126-127, 134-137, 137, 151-152, 158-160, 214-215, 221-222, 239-242, 242-243, 252-254, 261, 265-267, 274-276, 294-296, 306-308, 323-324, 348-349, 357-359, 369-371, 406-408, 412-413, 421-424, 430-435, 442-443, 451-455, 468-472, 478-481, 485-487, 492-493, 497-500, 517-519, 527, 547-548, 549-550, 560-564, 567, 593-596, 596-598, 631-633, 634-635, 678-679, 685-687, 690-691, 701-703, 718-721, 730-732, 742-745, 748-750, 770-773, 791-792, 814-816, 853-854, 860, 886, 973, 986-987, 1148, 1173-

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Item veto messages-338-340, 722-723

Item veto messages after session-2526-2546

Passed on file-767, 879, 980, 1415, 1849

Placed on calendar-669

Placed on unfinished business calendar-1097, 1172-1173, 1599

Referred to committees-299, 364, 419, 694, 707, 767, 1126-1127, 2014-2015

Rereferred to committees—83, 110, 232, 299, 540, 845, 930, 968, 1126-1127, 2014-2015

Resolutions adopted, not otherwise printed in journal-2472-2512

Resolution deferred, retained on calendar-322

Resolutions substituted-1167, 1253

Sent to governor—254, 352, 365, 444, 554, 623, 694-695, 846-847, 879, 931, 980, 1052-1053, 1175, 1181, 1188, 1245, 1303, 1310, 1415, 1473, 1546, 1602, 1643, 1710, 1952, 2017

Sent to secretary of state-1142, 1163

Substitutions—219, 324, 350, 537, 647, 693, 761, 777, 860, 929, 1114, 1115, 1117, 1140, 1156, 1169, 1171, 1197, 1203, 1212, 1265, 1433, 1599, 1655, 1726, 1728, 1740, 1926

Veto messages—267-268, 425-426, 1053-1055, 1627-1628, 1850-1853, 1954 Veto message after session—2521-2525

Withdrawn—231, 409, 539, 692, 762, 779, 865, 930, 988, 1115, 1116, 1118, 1141, 1161, 1170, 1172, 1202, 1209, 1215, 1290, 1440, 1601, 1656, 1728, 1731, 1742, 1950

Approved subsequent to adjournment—53-54 Consideration of—6, 9 Introduction of—6, 8 Sent to governor—51

Approved subsequent to adjournment—40-41 Consideration of—7 Introduction of—6, 17, 21 Sent to governor—36 Substituted—32 Withdrawn—33

BILLS SENT TO GOVERNOR— (See BILLS, subheading, Sent to Governor)

BOAL, CARMINE—Representative Polk County

Amendments filed—477, 516, 566, 813, 839, 1058, 1604, 1646, 1716, 1774, 1879 Amendments offered—538, 605, 837, 839, 1389, 1879

Amendments withdrawn—604, 1879

Bills introduced-20, 21, 64, 65, 252, 261, 433, 453, 479, 486, 519, 563

Committee appointments-11, 25, 26, 940, 1636

Explanation of vote-1302, 1473

Leave of absence-1482

Reports-1705-1707

Resolutions offered—149, 272, 491, 545, 1071, 1087, 1103, 1122, 1249, 1420

Subcommittee assignments—97, 117, 465, 489, 556, 557, 626, 680, 710, 711, 735, 786, 883, 970, 981, 1068, 1549, 1603

Bill introduced—8

Resolution offered-6

BOARDS, COMMISSIONS, COMMITTEES AND/OR COUNCILS— (See APPOINTMENTS and/or COMMUNICATIONS FROM, subheading Reports and/or INDIVIDUAL HEADINGS)

BODDICKER, DAN-Representative Cedar-Clinton-Jones Counties

Amendments filed—368, 559, 591, 622, 936, 1058, 1071, 1198, 1481, 1513, 1646, 1716

Amendments offered-414, 601, 1513

Amendment withdrawn—1513

Appointed to the Child Support Advisory Committee-44

Bills introduced-75, 421, 424, 432, 433, 443, 452, 453, 479, 486, 497, 593

Committee appointments-25, 26, 1624

Leave of absence-406, 951

Resolutions offered—117, 149, 272, 515, 545, 1071, 1103, 1122, 1165, 1249, 1479 Subcommittee assignments—97, 98, 116, 124, 147, 153, 233, 262, 301, 399, 400, 446,

465, 483, 510, 541, 557, 625, 671, 710, 735, 736, 857, 883, 934, 982, 1068

Bill introduced—8

Resolution offered-6

BOGGESS, EFFIE LEE—Representative Adams-Page-Taylor Counties Amendments filed—1178, 1190, 1291, 1292, 1294 Amendments offered—1210, 1291, 1292, 1294 Amendment withdrawn—1293 Bills introduced—86, 136, 408, 433, 479, 486, 596, 597 Committee appointments—24, 25

Resolutions offered—149, 491, 545, 1071, 1087, 1103, 1122, 1165, 1249 Subcommittee assignments—248, 489, 624, 672, 711, 970, 1712

Bill introduced—8

Resolution offered—6

BRADLEY, CLYDE—Representative Clinton-Scott Counties

Amendments filed—1604, 1888

Amendment offered—1128

Bills introduced—137, 221, 307, 358, 406, 433, 468, 479, 486, 500, 518, 549, 560, 635, 678

Committee appointments-25, 26

Resolutions offered—149, 272, 545, 1103, 1165, 1249

Subcommittee assignments—116, 117, 146, 255, 256, 301, 342, 400, 427, 709, 710, 856, 933, 970, 1099, 1105

Bill introduced—8 Leave of absence—6

<u>Amendments filed—22, 24</u> <u>Amendment offered—24</u> <u>Resolution offered—6</u>

BRAUNS, BARRY—Representative Johnson-Louisa-Muscatine Counties Amendments filed—491, 574, 575, 591, 1123, 1596, 1774

Amendment offered—575

Bills introduced—64, 86, 134, 159, 307, 349, 433, 453, 459, 479, 486, 500, 518, 593 Committee appointment—26

Explanation of vote—472

Presented to the House the Honorable Bill Trent, former member of the House-1259

Requested to be added as a sponsor of House File 324, H-1157—587 Resolutions offered—149, 273, 515, 545, 1071, 1103, 1122, 1165, 1249, 1631 Subcommittee assignments—146, 367, 474, 672, 681, 857, 933, 970

Bill introduced-8

Resolution offered-6

BROERS, ROGER-Representative Cerro Gordo County

Amendments filed-629, 689, 1058, 1145, 1646, 1715

Amendment offered-1816

Bills introduced—20, 21, 241, 295, 308, 433, 453, 479, 486, 594

Committee appointments-25, 1624

Resolutions offered—149, 272, 545, 1071, 1103, 1122, 1165, 1249, 1887

Subcommittee assignments—97, 153, 482, 483, 510, 625, 672, 710, 856, 933, 970, 982, 1057, 1099

Bill introduced—8

Resolution offered—6

BRUNKHORST, BOB—Representative Black Hawk-Bremer Counties

Amendments filed—592, 789, 885, 935, 972, 1145, 1480, 1607, 1646, 1715, 1716, 1774, 1856, 1888, 1983

Amendments offered—961, 1140, 1400, 1535, 1542, 1607, 1885, 1983

Amendment withdrawn—1818

Bills introduced—22, 23, 65, 76, 134, 136, 266, 275, 308, 358, 424, 433, 453, 479, 486, 721, 854

Committee appointments-24, 25, 1636

Explanation of vote-1710

Leave of absence-1462

Reports-1705-1707

Resolutions offered—149, 272, 545, 1071, 1103, 1122, 1165, 1249, 1714, 1887

Subcommittee assignments—79, 97, 117, 256, 342, 353, 367, 368, 400, 427, 445, 446, 509, 510, 557, 672, 697, 710, 736, 812, 970, 1057, 1271, 1419

Amendments filed—8, 11 Amendments offered—8, 11 Amendment withdrawn—15 Resolution offered—6

BUDGET MESSAGE— (See STATE OF THE STATE and BUDGET MESSAGE)

BUKTA, POLLY-Representative Clinton County, Assistant Minority Leader

Amendments filed—655, 658, 660, 729, 851, 852, 984, 1179, 1190, 1233, 1421, 1480, 1717, 1846, 1855, 1856

Amendments offered—776, 992, 1233, 1390

Appointed to the Child Support Advisory Committee-114

Bills introduced—119, 120, 126, 151, 159, 221, 240, 241, 242, 243, 252, 253, 261, 265, 266, 296, 306, 358, 423, 454, 469, 470, 480, 497, 498, 499, 500, 518, 550, 562

Committee appointments-24, 25, 26, 68

Explanation of vote-1626

Leave of absence-1569

Presented to the House Julie Nixon Eisenhower, daughter of former President Richard M. Nixon-349

Presented to the House the Honorable LaMetta Wynn, Mayor of Clinton, Iowa—540 Resolutions offered—90, 491, 515, 935, 1071, 1087, 1103, 1122, 1249, 1420, 1714 Subcommittee assignments—129, 154, 417, 883, 970, 1068, 1176

Resolution offered---6

CARROL, DANNY—Representative Jasper-Mahaska-Marshall-Poweshiek Counties, Assistant Majority Leader

Amendments filed—305, 324, 368, 812, 852, 1306, 1421, 1480, 1481, 1553, 1587, 1646, 1716, 1774, 1838, 1888, 1906, 1929, 1932

Amendments offered—324, 397, 826, 869, 1426, 1574, 1575, 1576, 1588, 1838, 1906, 1909, 1929, 1932

Amendments withdrawn-870, 1593

Bills introduced—22, 127, 370, 421, 422, 433, 453, 479, 486, 594, 596

Bills referred and rereferred to committee (as acting Speaker)-1126-1127

Committee appointments-24, 25, 26

Elected Temporary Speaker-2

Explanation of vote-115, 968, 980, 1849

Leave of absence-67, 105

Presentation of visitors (as acting Speaker)-1067-1068, 1602

Presented to the House the Honorable Bob Krause, former member of the House-140

Presided at sessions of the House-1, 138, 254, 306, 492, 601, 902, 909, 1066, 1112,

1125, 1232, 1282, 1390, 1442, 1486, 1503, 1596, 1607, 1751, 1776

Resolutions offered—15, 16, 149, 545, 1071, 1103, 1165, 1479

Rulings made (as acting Speaker)-142, 1392, 1489, 1504, 1755

Subcommittee assignments—97, 111, 234, 248, 465, 474, 489, 510, 541, 672, 711, 735, 736, 812, 1176

Bill introduced—8

Committee appointments-6

Resolution offered-6

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CHAPLAINS-

Committee on, appointed—16 Resolution relating to: House Resolution 2—16 adopted

CHIEF CLERK OF THE HOUSE, Margaret A. Thomson

Administered oath of office to temporary Speaker-2

Communications received and on file—45-50, 77-79, 88-90, 93-95, 110, 122, 127-128, 153, 160-210, 210, 232, 254-255, 268, 299-300, 352, 365, 437-438, 444, 472-473, 482, 508-509, 587, 670, 695, 785, 848, 931, 1055, 1098, 1119, 1161-1163, 1189, 1548, 1643, 1853, 2018

Elected acting Chief Clerk-1

Elected permanent Chief Clerk-11

Reports:

Certificates of recognition—50-52, 77-79, 83-84, 95-97, 110-111, 115, 120-121, 123-124, 128-129, 146, 153, 210-211, 216, 232-233, 247-248, 255, 262, 268-269, 300, 340-342, 353, 365-367, 398-399, 416-417, 426-427, 444-445, 463-465, 473-474, 488, 509, 555-556, 587-589, 670-671, 680, 695-697, 707-709, 723-725, 734, 767-768, 785-786, 811, 848-849, 880-883, 932-933, 969-970, 981, 1055-1057, 1068, 1083-1084, 1098-1099, 1119-1120, 1142-1144, 1163-1164, 1176, 1189, 1247-1249, 1270, 1417-1419, 1475-1478, 1548-1549, 1602-1603, 1628-1629, 1644, 1711-1712, 1772, 1853-1854, 1887, 1955-1957, 2011-2012

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Conference committee report filed-1626, 1704

Enrolled bills—254, 352, 364-365, 443-444, 554, 623, 694-695, 846-847, 879, 931, 980, 1052-1053, 1142, 1163, 1175, 1181, 1188, 1245, 1303, 1310, 1415, 1473, 1546, 1602, 1643, 1710, 1849, 1952, 2017

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Administered oath of office—5 Communication Received and on file—1-2, 3-4, 5 Reports: Committee recommendations—6-7, 16, 19, 22, 24 Enrolled bills—36

CHIEF JUSTICE OF THE SUPREME COURT, The Honorable Louis A. Lavorato (See SUPREME COURT OF IOWA)

CHIODO, FRANK J.-Representative Polk County

Amendments filed—516, 559, 658, 660, 741, 789, 851, 852, 1027, 1029, 1033, 1047, 1421, 1480, 1523, 1553, 1597, 1604, 1646, 1715, 1775, 1855

Amendments offered-1029, 1033

Amendments withdrawn-1026, 1033, 1036

Bills introduced— 87, 119, 151, 214, 215, 221, 241, 242, 252, 261, 265, 323, 453, 480, 498, 500, 720

Committee appointments-25, 26

Explanation of vote—1302

Leave of absence-975

Resolutions offered-515, 684, 1103, 1165, 1249, 1714

Subcommittee assignments—116, 129, 147, 154, 234, 255, 367, 510, 625, 709, 710, 856, 933, 1105, 1304

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Amendments withdrawn-1486, 1491

Bills introduced—119, 120, 151, 158, 214, 215, 221, 240, 241, 242, 252, 265, 266, 296, 323, 358, 371, 469, 471, 497, 498, 500, 547, 563, 730, 731, 744

Committee appointments-25, 26

Resolutions offered—90, 515, 935, 1071, 1103, 1122, 1249

Subcommittee assignments-111, 248, 262, 269, 445, 556, 625, 933, 970

Resolution offered-6

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Amendments filed-1087, 1103, 1107, 1108, 1604

Amendments offered-1159, 1186, 1321, 1814

Appointed-24-25

Bills introduced-348, 412, 413, 423, 443, 478, 485, 500, 567, 685, 687, 720, 814

- Recommendations—346, 403, 439, 448, 475-476, 513, 628-629, 689, 713, 737, 982-983, 1085-1086, 1100, 1106, 1603
- Subcommittee assignments—153, 154, 256, 257, 400, 541, 709, 933, 982, 1057, 1068, 1105, 1304
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Senate File 203-1704-1707 Senate File 346-1808-1810 Reports filed: Senate File 203-1704 Senate File 346-1626 Reports called up: Senate File 203-1704 Senate File 346-1808 **Reports Adopted:** Senate File 203-1707 Senate File 346-1810 CONGRESS AND/OR PRESIDENT OF THE UNITED STATES-(See PRESIDENT OF THE UNITED STATES, CONGRESS AND/OR FEDERAL AGENCIES) CONNORS, JOHN H.-Representative Polk County Amendments filed-213, 516, 559, 658, 660, 852, 1421, 1480, 1553, 1714, 1717, 1774, 1855. 1888 Amendments offered-244, 1927 Amendments withdrawn-638, 1909 Appointed to the Commission on Interstate Cooperation-114 Appointed to the Public Retirement Systems Committee-114 Appointed to the Legislative Council-144 Bills introduced-65, 119, 240, 241, 253, 266, 296, 306, 358, 423, 470, 480, 497, 498, 499, 500, 518, 562, 635 Committee appointments-26, 941 Leave of absence-134, 1748 Presented to the House the Honorable Bob Anderson, former Lieutenant Governor-777. 1656 Representative Connors and his wife Marge played, before the House, the song "I Don't Want to Walk Without You" in honor of their 56th wedding anniversary-1091 Resolutions offered—90, 149, 515, 935, 1071, 1103, 1165, 1249 Subcommittee assignments-116, 129, 154, 541, 672, 933 Bill introduced—8 Amendment filed—22 Resolution offered-6 CORMACK, MIKE-Representative Webster County Amendments filed-559, 885, 936, 1103, 1466, 1553, 1715, 1716 Amendment offered-765 Amendment withdrawn—1722 Bills introduced-21, 22, 23, 86, 87, 88, 113, 120, 159, 214, 265, 308, 424, 433, 453, 596, 854, 1642 Committee appointments-16, 25, 26, 27, 941, 1624 Resolutions offered-272, 1071, 1103, 1122, 1714 Subcommittee assignments-116, 129, 147, 154, 257, 427, 625, 726, 736

GENERAL INDEX

Bill introduced—8

Amendments filed—8, 11 Resolution offered—6

CREDENTIALS, COMMITTEE ON— Appointed—2 Report—2-5 Report adopted—5

Adoption—4 Supplemental Report—3-4

<u>Adoption—5</u> <u>Supplemental Report—5</u>

DE BOEF, BETTY—Representative Keokuk-Mahaska-Wapello-Washington Counties Amendments filed—1166, 1200, 1646, 1756

Amendments offered—1199, 1200, 1439

Amendment withdrawn-1200

Bills introduced-20, 21, 86, 136, 407, 453, 479, 486, 594

Committee appointments-24, 25, 53

Resolutions offered—149, 272, 491, 545, 1071, 1087, 1103, 1122, 1165, 1249 Subcommittee assignments—111, 301, 399, 400, 427, 626, 711, 1712

Bill introduced—8

Resolution offered-6

DIX, BILL—Representative Butler-Grundy Counties, Assistant Majority Leader Amendment filed—1888

Amendment withdrawn—1940

Bills deferred, retained on calendar (as acting Speaker)-901, 1193

Bills introduced-20, 241, 253, 266, 433, 434, 453, 479, 596

Bill placed on calendar (as acting Speaker)-767

Bill rereferred to committee (as acting Speaker)-767, 845, 968

Committee appointments-24, 25, 26

Explanation of vote-930

Leave of absence-774

Presentation of visitors (as acting Speaker)-847-848, 1270

Presided at sessions of the House—106, 134, 322, 607, 620, 754, 807, 835, 894, 953, 965, 1048, 1171, 1193, 1263, 1436, 1458, 1493, 1563, 1574, 1682, 1718, 1846, 1885, 1896, 1898

Resolutions offered—149, 272, 545, 858, 1071, 1103, 1122, 1165, 1249, 1479

Rulings made (as acting Speaker)-897, 1720

Subcommittee assignments—79, 154, 249, 256, 400, 541, 556, 710, 711, 933, 1068, 1105

Bill introduced—8

Resolution offered-6

DOLECHECK, CECIL—Representative Decatur-Ringgold-Taylor-Union Counties Amendments filed—491, 1480, 1604, 1888, 1898
Amendments offered—504, 1736, 1743, 1898
Bills introduced—86, 253, 275, 370, 407, 433, 453, 479, 486, 562, 594, 596, 597
Committee appointments—24, 25, 26
Presided at sessions of the House—119
Resolutions offered—149, 272, 545, 1071, 1103, 1122, 1165, 1249
Subcommittee assignments—84, 256, 269, 342, 446, 541, 589, 671

Bill introduced—8

Resolution offered-6

DOTZLER, BILL—Representative Black Hawk County

Amendments filed—98, 212, 515, 516, 546, 592, 655, 658, 660, 852, 885, 935, 1166, 1190, 1191, 1293, 1296, 1297, 1299, 1421, 1480, 1854, 1855, 1856

Amendments offered-106, 243, 1206, 1207, 1293, 1297, 1299

Amendments withdrawn-106, 614, 1216

Bills introduced—119, 136, 151, 158, 215, 221, 240, 241, 242, 243, 252, 253, 261, 265, 266, 295, 296, 306, 323, 349, 358, 371, 423, 431, 433, 443, 470, 480, 486, 497, 498, 499, 500, 518, 527, 547, 550, 560, 562, 563, 598, 720, 721, 743, 744, 854, 1642 Committee appointments—25, 26

Resolutions offered—90, 150, 212, 467, 491, 515, 747, 935, 1071, 1103, 1122, 1165, 1249

Subcommittee assignments-84, 248, 400, 510, 541, 672, 726

Amendment filed—9

Resolution offered-6

DRAKE, JACK—Representative Audubon-Pottawattamie-Shelby Counties Amendments filed—789, 1480, 1481, 1676, 1717, 1888 Amendments offered—1494, 1496, 1676

Bills introduced—20, 21, 86, 119, 308, 407, 408, 433, 442, 453, 479, 486, 597, 633, 686

Committee appointments-2, 24, 25, 26

Explanation of vote—507, 846, 1473, 1951

Leave of absence-568, 795, 988

Resolutions offered-150, 545, 1071, 1103, 1122, 1165, 1249, 1479

Subcommittee assignments-146, 301, 400, 446, 556, 589, 672, 711, 934

Bill introduced—8 Resolution offered—52

Resolution offered-6

ECONOMIC DEVELOPMENT, COMMITTEE ON— Amendment filed—1104 Amendment offered—1315 Appointed—25 Bills introduced—357, 359, 455, 478, 720, 853 Recommendations—346, 439, 476, 713-714, 737-738, 983, 1100 Subcommittee assignments-248, 427, 509, 510, 624, 625, 672, 726, 736

EDDIE, RUSSELL J.—Representative Buena Vista-Clay-Pocahontas Counties Amendments filed—789, 1715

Appointed to Commission on Interstate Cooperation-44

Bills introduced-86, 126, 241, 308, 433, 453, 479, 486, 596, 633

Committee appointments-25, 26, 941

Leave of absence-692

Resolutions offered-150, 272, 545, 1071, 1103, 1122, 1165, 1249

Subcommittee assignments—84, 116, 129, 262, 399, 400, 417, 474, 483, 556, 671, 883, 933, 982, 1068

Bill introduced—8

Resolution offered-6

EDUCATION, COMMITTEE ON-

- Amendments filed-935, 936, 1071, 1103, 1104, 1123
- Amendments offered-1389, 1535, 1816
- Appointed—25

Bills introduced-135, 261, 294, 431, 455, 479, 548, 686, 743, 745, 772, 791

Recommendations—133, 294, 429, 448-449, 476, 513, 544, 629, 683, 714, 728, 745-746, 934-935, 1070, 1100, 1121

- Subcommittee assignments—79, 129, 248, 259, 269, 474, 556, 557, 626, 671, 812, 849, 883, 970, 1068
- EICHHORN, GEORGE—Representative Boone-Calhoun-Hamilton-Webster Counties Amendments filed—790, 885, 1123, 1307, 1604, 1631, 1646, 1740, 1741, 1774 Amendments offered—865, 958, 959, 1740, 1794, 1820

Amendment withdrawn-1156

Bills introduced-86, 120, 158, 240, 241, 433, 453, 479, 596, 598, 690

Committee appointments-25, 26, 69, 1407

Presented to the House students from various high schools around Iowa and also Lydmila P. Pravikova from the Chernigiv Region of the Ukraine—1494 Reports—1626, 1808-1810

Resolutions offered-150, 545, 1071, 1103, 1122, 1249

Subcommittee assignments—97, 116, 129, 147, 233, 234, 269, 301, 446, 465, 482, 483, 489, 624, 625, 626, 671, 673, 681, 786, 856, 857, 934, 982, 1549

Bill introduced—8

Resolution offered-6

ELDER AFFAIRS, DEPARTMENT OF-Communication from-94

ELGIN, JEFF—Representative Linn County Amendments filed—629, 630, 769 Amendment offered—862 Bills introduced—20, 21, 433, 479, 486 Committee appointments—25, 26 Presented to the House the Honorable Rosemary Thomson, former member of the House-309

Resolutions offered—150, 272, 545, 1071, 1103, 1122, 1165, 1249 Subcommittee assignments—116, 146, 353, 509, 540, 856, 933, 1165

Resolution offered—52

Resolution offered-6

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ENVIRONMENTAL PROTECTION, COMMITTEE ON-

Amendment filed---1103

Amendment offered—1128

Appointed-25

Bills introduced-412, 701, 743, 770, 772, 815

Recommendations-419, 683, 699, 714, 746, 850, 1100-1101

Subcommittee assignments—146, 154, 301, 353, 400, 427, 446, 509, 556, 625, 849, 970, 1068

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Recommendations-237-238

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House File 103, H-1031—Representative Larson—247
House File 178—Representative Garman—437
House File 180—Representative Huser—1473
House File 180-Representatives Heaton & Hoffman-1546
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House File 194—Representative Garman—437
House File 218—Representative Heaton—463
House File 222—Representative Garman—437
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House File 228—Representative Heaton—463
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House File 256—Representative Metcalf—846
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FALCK, STEVE—Representative Buchanan-Fayette Counties, Assistant Minority Leader

Amendments filed—559, 658, 660, 741, 789, 851, 852, 1191, 1250, 1273, 1421, 1480, 1553, 1767, 1982

Amendments offered-1767, 1776, 1982

Amendments withdrawn-907, 1284, 1776, 1791

Bills introduced—119, 120, 126, 151, 158, 214, 215, 241, 242, 252, 253, 265, 266, 323, 358, 452, 454, 470, 471, 497, 498, 519, 562, 744

Committee appointments-24, 25, 26, 55, 941

Explanation of vote-1105

Leave of absence-943, 1092, 1112, 1126, 1820, 1896

Presided at sessions of the House-742

Resolutions offered—90, 150, 212, 515, 1071, 1103, 1122, 1165, 1249, 1420, 1479

Subcommittee assignments—79, 116, 256, 367, 427, 446, 510, 541, 697, 710, 856, 933, 1068

Resolution offered-6

FALLON, ED-Representative Polk County

Amendments filed—125, 660, 852, 885, 936, 1064, 1646, 1647, 1715, 1716, 1773, 1774, 1855, 1856, 1888, 1972

Amendments offered-141, 907, 1064, 1869, 1972

Amendment withdrawn-141

Bills introduced—105, 119, 158, 215, 241, 242, 243, 261, 266, 296, 306, 323, 371, 421, 431, 470, 480, 489, 498, 631, 632, 633, 743, 744, 770, 1642

Committee appointments-24, 26, 27, 2031

Leave of absence-1605

Resolutions offered—150, 1071, 1103, 1122, 1165, 1249

Subcommittee assignments-427, 474, 626, 681, 786, 787, 1712

Amendment filed—9

Amendment filed—8

FEDERAL AGENCIES

(See PRESIDENT OF THE UNITED STATES, CONGRESS and/or FEDERAL AGENCIES)

FINAL DISPOSITION OF MOTIONS TO RECONSIDER-2014

FINCH, BARBARA—Representative Story County

Amendments filed-1631, 1646, 1756, 1879

Amendment offered—1755

Amendments withdrawn-1756, 1759

Bills introduced—21, 86, 252, 433, 453, 479, 486, 594, 597

Committee appointments-11, 25, 27, 1078

Leave of absence-306

Resolutions offered—150, 272, 545, 1071, 1087, 1103, 1122, 1165, 1249, 1420, 1714 Subcommittee assignments—66, 116, 129, 154, 269, 353, 556, 812, 849, 883, 970,

1068

Bill introduced—8

Resolution offered-6

FOEGE, RO—Representative Johnson-Linn Counties

Amendments filed—516, 559, 591, 592, 655, 658, 660, 852, 885, 955, 984, 995, 1058, 1144, 1145, 1166, 1200, 1421, 1480, 1481, 1509, 1510, 1518, 1522, 1523, 1646, 1760, 1854, 1855

Amendments offered—614, 955, 995, 1158, 1510, 1522, 1744, 1865, 1866

Amendments withdrawn-898, 1532, 1760

Bills introduced—151, 158, 214, 215, 239, 241, 243, 252, 261, 265, 266, 295, 296, 323, 358, 369, 422, 431, 454, 469, 470, 480, 497, 498, 518, 519, 547, 562, 563, 744, 1652 Committee appointment—25

Leave of absence-1677

Presided at sessions of the House-1105

Resolutions offered—90, 112, 149, 347, 515, 858, 1071, 1103, 1122, 1249

Subcommittee assignments-116, 117, 400, 445, 465, 474, 626, 710, 736, 1068

Amendment filed—9

Resolution offered-6

FORD, WAYNE—Representative Polk County

Amendments filed—98, 516, 546, 654, 658, 660, 852, 1307, 1421, 1467, 1480, 1604, 1774, 1855, 1981

Amendments offered-654, 1462, 1466, 1502, 1893, 1894, 1981

Bills introduced—119, 241, 252, 265, 266, 295, 306, 358, 421, 431, 433, 470, 497, 498, 547, 560, 561, 562, 563, 597, 719, 720, 731, 742, 743

Committee appointments-25, 26

Explanation of vote-1118

Leave of absence-293, 975

Presented to the House Lisa Stone, coach of the Drake Women's Basketball Team and the team—1210

Resolutions offered—150, 515, 1071, 1103, 1165, 1178, 1249, 1479, 1714, 1887 Subcommittee assignments—510, 541, 625, 711, 736

Resolution offered-6

FREVERT, MARCELLA R.-Representative Clay-Kossuth-Palo Alto Counties

Amendments filed—658, 660, 789, 852, 1071, 1179, 1191, 1421, 1480, 1715, 1716, 1774, 1855

Amendments offered-1439, 1503, 1752

Appointed to the Administrative Rules Review Committee-113

Bills introduced-86, 119, 158, 240, 241, 242, 243, 252, 261, 296, 306, 323, 358, 370,

371, 423, 433, 480, 481, 498, 518, 550, 596, 597, 633, 744, 791, 860, 1642

Committee appointments-24, 26

Explanation of vote—2010

Presented to the House Katie Riley, Miss Shamrock-732

Resolutions offered-150, 491, 515, 857, 935, 1087, 1103, 1165, 1249

Subcommittee assignments—269, 270, 465, 672, 735, 786, 970, 1057, 1085, 1549, 1712

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Amendments filed—9, 52

Resolution offered-6

GARMAN, TERESA—Representative Marshall-Story Counties Amendments filed—1646, 1715, 1716, 1756, 1774, 1907, 1928

Amendments offered—1907, 1928

Amendment withdrawn-1907

Appointed to Energy Fund Disbursement Council-45

Bills introduced—20, 22, 64, 87, 453, 486, 742

Committee appointments-26, 27

Explanation of vote-398, 437, 463

Leave of absence-348, 406, 1455, 1482

Resolutions offered-150, 272, 491, 545, 858, 1071, 1087, 1103, 1122, 1165, 1249

Seconded the nomination of the Honorable Steven E. Sukup for Speaker Pro Tempore-13

Subcommittee assignments-111, 117, 147, 154, 301, 417, 427, 445, 465, 483, 510, 856, 883, 1085

Bill introduced—8

<u>Amendment filed—22</u> <u>Amendment offered—22</u> <u>Resolution offered—6</u>

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(See also ADMINISTRATION AND RULES COMMITTEE in the GENERAL INDEX and/or HOUSE CONCURRENT RESOLUTIONS, HOUSE RESOLUTIONS and SENATE CONCURRENT RESOLUTIONS listed in LEGISLATIVE INDEX VOLUME)

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House Concurrent Resolution 2—condition for Chief Justice Louis A. Lavorato to deliver his judicial branch message – 12 adopted & msgd. – S.J. – 53, 54 adopted & msgd. – H.J. 63

House Concurrent Resolution 3—supporting admission of Baltic States of Estonia, Latvia and Lithuania to North Atlantic Treaty Organization (NATO) – H.J. 52, adopted 99 – S.J. – 116 (Companion to SCR 1)

- House Concurrent Resolution 5—promoting National Heat Failure Awareness Week—117
- House Concurrent Resolution 7—joint Rules of the 79th G.A.—272, 322, 324. (SCR 6 substituted)

House Concurrent Resolution 10—restricting expenditure of moneys from general fund of state for out-of-state travel by members and employees of G.A.—404, 2015

House Concurrent Resolution 12—support lifting nonmilitary sanctions against Iraq-420

House Concurrent Resolution 16—designate the month of March as Colorectal Cancer Awareness Month—466, 467

- House Concurrent Resolution 17-designating March 2001 as Iowa Women's History Month-477, 554 adopted & msgd. - S.J. - 483, 484 adopted & msgd. - H.J. - 564
- House Concurrent Resolution 30-designating April 12, 2001 as Osteoporosis Awareness Day-1087, 1167 (SCR 23 substituted), 1174
- House Concurrent Resolution 32—marking the completion of the exterior restoration of the Iowa State Capitol—1249, 1250, (SCR 24 substituted) 1253
- House Concurrent Resolution 39—adjournment sine die—2010 adopted & msgd. S.J. – 1598, 1599 (substituted for SCR 39), 1599 adopted, 1600 msgd. – H.J. – 2013
- House Resolution 1-appointment of secretaries, clerks and pages-15 adopted
- House Resolution 2-appointment of prayer committee-16 adopted
- House Resolution 5—requesting Speaker of the House to appoint a committee on veterans affairs—90
- House Resolution 9-relating to the House code of ethics-251, 289 adopted
- House Resolution 10-rules governing lobbyists-251, 293 adopted
- House Resolution 11—relating to permanent rules of the House for the 79th G.A.—272, 305, 368, 397, 398 adopted
- House Resolution 12—recognize February 6 as "Ronald Reagan Day"—273, 297 adopted
- House Resolution 15—designate Grout Museum as repository of artifacts for Sullivan Brothers—467, 501 adopted
- House Resolution 17—designating March 6, 2001, as Breast Cancer Awareness and Lymphedema D-Day—491, 599 adopted
- House Resolution 19-declaring March 6, 2001, as Marriage Day-545, 608 adopted
- House Resolution 23—urging that attention be focused on potential shortage of qualified nurses—820
- House Resolution 38—designating April 14, 2001, as Pan American Day and the week of April 8-14, 2001 as Pan American Week—1273
- House Resolution 40—urging establishment of a State Task Force on Employment of Iowans with Disabilities—1479
- House Resolution 45—designating June 16, 2001, as Juneteenth National Freedom Day—1714, 1862 adopted
- House Resolution 46—relating to an annual budget for the daily operations of the House of Representatives—1714, 1969 adopted
- House Resolution 47-designating October 15, 2001, as Pregnancy and Infant Loss Remembrance Day-1957, 1959 adopted
- House Concurrent Resolution 41—adjournment sine die (Extraordinary Session)—52 Senate Concurrent Resolution 32—sine die (Extraordinary Session)—1640, 1642, 1643 adopted & msgd. – H.J. 31, 50, 51 adopted & msgd. – S.J. – 1648

House Concurrent Resolution 42—adjournment sine die (2nd Extraordinary Session)—34 adopted & msgd. – S.J. 2584 adopted

GIFTS----

(See AWARDS AND GIFTS)

GIPP, CHUCK—Representative Allamakee-Winneshiek Counties
 Amendments filed—812, 813, 936, 1250, 1253, 1480, 1481, 1646, 1677, 1856
 Amendments offered—602, 844, 975, 1596, 1675, 1870
 Amendments withdrawn—1220, 1596, 1677
 Appointed to the Legislative Council—144

Bills introduced—21, 65, 87, 126, 135, 242, 252, 407, 433, 453, 479, 486, 493, 594, 635

Committee appointments-8, 24, 25, 26

Leave of absence—988

Nominated the Honorable Brent Siegrist for Speaker of the House-6-7

Presentation of visitors (as acting Speaker)-1097-1098, 1304

Presented to the House the Honorable Arthur Ollie, former member of the House-828

Presided at sessions of the House—503, 596, 653, 657, 822, 853, 866, 1025, 1063, 1097, 1180, 1290, 1299, 1308, 1423, 1437, 1683, 1776, 1819, 1821

Resolutions offered-150, 272, 545, 1071, 1103, 1122, 1165, 1249, 1420

Rulings made (as acting Speaker)-831, 872, 1045, 1792

Subcommittee assignments—116, 129, 147, 257, 367, 427, 446, 465, 540, 625, 725, 849, 856, 857, 883, 970, 1068, 1099

Bill introduced—8 Resolution offered—52

<u>Amendment filed—31</u> <u>Amendment offered—31</u> Resolution offered—6

GOVERNOR VILSACK, THOMAS J.-

Addressed joint convention-55-62

Bills signed by—299, 398, 437, 463, 565, 587, 688, 733, 847, 931, 968-969, 1053, 1097, 1105, 1245-1246, 1269, 1303, 1416, 1474, 1547, 1626-1627, 1710-1711, 1771, 1850, 1953

Closing message—2031-2032

Committee to notify and escort-11

Communication from-255

Delivered the condition of the State and Budget Message-55-62

Item veto messages-338-340, 722-723

Item veto messages after session-2526-2546

Resolution relating to the condition of the State Message and Budget Message, House Concurrent Resolution 1—12 adopted & msgd. – S.J. – 52, 54 adopted & msgd. – H.J. 63

Resolutions relating to:

- House Concurrent Resolution 1—designating a joint convention for Governor Thomas Vilsack to deliver his state of the budget message—11, 12 adopted & msgd. - S.J. - 52, 54 adopted & msgd. - H.J. 63
- House Concurrent Resolution 4—urging the Governor to appoint a commission to develop design proposals for the US Mint's 50 state quarters program—112 (Companion to SCR 3)
- House Concurrent Resolution 16—requesting the Governor annually designate the month of March as Colorectal Cancer Awareness Month—466, 467
- House Concurrent Resolution 17—designating March 2001 as Iowa Women's History Month—477, 554 adopted & msgd. – S.J. – 483, 484 adopted & msgd. – 564
- House Concurrent Resolution 23-streamline licensing process for immigrants to the United States-729
- House Concurrent Resolution 30—designating April 12, 2001, as Osteoporosis Awareness Day—1087, 1167 (SCR 23 substituted), 1174

House Resolution 29—proclaim the month of May as Military Appreciation Month—935

House Resolution 38—designating April 14, 2001 as Pan American Day and the week of April 8-14, 2001 as Pan American Week—1273

House Resolution 45—designating June 16, 2001 as Juneteenth National Freedom Day—1714, 1862 adopted

House Resolution 47—designating October 15, 2001, as Pregnancy and Infant Loss Remembrance Day—1957, 1959 adopted

Veto messages—267-268, 425-426, 1053-1055, 1627-1628, 1850-1853, 1954 Veto message after session—2521-2525

Communication from—1-2

<u>Bills signed by—40-41</u> Communication from—1-3

GREIMANN, JANE—Representative Story County

Amendments filed—546, 655, 658, 660, 789, 813, 852, 1179, 1190, 1421, 1422, 1480, 1481, 1717, 1846, 1855, 1856, 1876, 1935, 1941

Amendments offered-1390, 1941

Amendments withdrawn-1509, 1935

Bills introduced—105, 126, 151, 158, 215, 221, 240, 241, 242, 243, 252, 253, 261, 265, 266, 276, 295, 296, 306, 323, 358, 371, 423, 431, 454, 470, 472, 480, 497, 498, 500, 518, 547, 550, 562, 563, 635, 686, 703, 744, 1642

Committee appointments-25, 26

Presented to the House Fred Hoiberg and Marcus Fizer, Iowa State University graduates and former basketball players—1423

Resolutions offered—90, 150, 212, 491, 935, 1071, 1087, 1103, 1122, 1165, 1249, 1420, 1714

Subcommittee assignments-154, 353, 671

Amendment filed—9

Resolution offered—6

GRUNDBERG, BETTY-Representative Polk County

Amendments filed—477, 559, 591, 592, 612, 622, 789, 790, 813, 984, 1057, 1436, 1481, 1553, 1604, 1647, 1841, 1856, 1879, 1888, 1906, 1929

Amendments offered-529, 807, 841, 994, 1594, 1841, 1873

Amendments withdrawn-807, 1436, 1726

Appointed to the Legislative Council-144

Bills introduced—63, 86, 92, 119, 127, 134, 151, 159, 242, 252, 253, 276, 348, 406, 421, 433, 468, 469, 479, 486, 497, 518, 561, 563, 564, 594, 597, 678

Committee appointments-25, 26, 1636

Leave of absence-1112, 1126, 1147, 1168, 1183, 1193, 1255, 1275

Presented to the House Dr. Nancy Coover Andreasen-298

Presided at sessions of the House-560

Reports-1705-1707

Resolutions offered-149, 491, 545, 1071, 1087, 1103, 1122, 1631

Seconded the nomination of the Honorable Brent Siegrist for Speaker of the House-7-8

Subcommittee assignments-84, 98, 116-117, 256, 353, 446, 465, 474, 482, 510, 725

GENERAL INDEX

Resolution offered-6

HAHN, JAMES F.—Representative **Muscatine**-Scott Counties Amendments filed—789, 1604, 1646 Bills introduced—20, 21, 64, 134, 275, 307, 323, 433, 479, 486, 597 Committee appointments—25, 26 Resolutions offered—150, 545, 1071, 1103, 1122, 1165, 1249, 1552 Subcommittee assignments—671, 672, 681

Bill introduced—8

Resolution_offered—6

HANSEN, BRAD L.—Representative **Pottawattamie** County Amendments filed—789, 790, 885, 1145, 1306, 1532, 1717, 1758, 1775 Amendments offered—1532, 1814 Amendments withdrawn—951, 1050, 1758 Bills introduced—20, 21, 240, 252, 296, 407, 430, 433, 479, 486, 597 Committee appointments—24, 25, 26 Explanation of vote—694, 767, 968, 1952 Leave of absence—526, 692 Presided at sessions of the House—497, 989, 1183, 1460, 1468, 1532, 1729, 1792 Resolutions offered—150, 272, 466, 491, 545, 1071, 1103, 1122, 1165, 1714 Ruling made (as acting Speaker)—1807 Subcommittee assignments—153, 256, 257, 446, 474, 541, 671, 672, 684, 709, 710, 786, 812, 849, 970, 1105, 1304

Bill introduced—8 Resolution offered—52

Amendment filed—19 Amendment offered—19 Amendment withdrawn—19 Resolution offered—6

HATCH, JACK-Representative Polk County

Amendments filed—157, 467, 546, 559, 574, 592, 660, 790, 813, 851, 852, 984, 1273, 1421, 1467, 1480, 1518, 1646, 1855, 1856, 1875

Amendments offered—569, 574, 577, 617, 619, 878, 1010, 1034, 1040, 1467, 1518 Amendments withdrawn—569, 1040, 1879

Bills introduced—119, 214, 215, 221, 240, 241, 242, 243, 252, 253, 261, 265, 266, 296, 306, 308, 323, 358, 371, 421, 442, 454, 470, 487, 497, 498, 499, 500, 518, 527, 547, 550, 562, 563, 632, 744, 1642

Committee appointments-2, 24, 25

Leave of absence-975

Resolutions offered—212, 515, 1071, 1103, 1122, 1165, 1249, 1420, 1714 Subcommittee assignments—427, 625, 697, 711, 934, 970

Amendment filed—9 Leave of absence—6 <u>Amendments filed—7, 8</u> <u>Amendment offered—7</u> <u>Resolution offered—6</u>

HEATON, DAVID E.—Representative Des Moines-Henry-Washington Counties Amendments filed-592, 902, 1145, 1166, 1200, 1421, 1480, 1481, 1511, 1513, 1514, 1516, 1517, 1518, 1523, 1527, 1532, 1544, 1638, 1646, 1714, 1775, 1875 Amendments offered—902, 1198, 1508, 1511, 1513, 1514, 1516, 1517, 1518, 1520, 1523, 1527, 1638, 1825, 1837, 1875 Amendments withdrawn-903, 1513, 1523, 1544 Bills introduced-135, 253, 275, 407, 421, 433, 453, 469, 470, 471, 479, 480, 486, 492, 597, 702 Committee appointments-24, 26, 68 Explanation of vote-879, 1269, 1546, 1770 Leave of absence-859 Presided at sessions of the House-685 Resolutions offered-150, 272, 466, 515, 545, 1071, 1103, 1122, 1249, 1957 Subcommittee assignments-79, 111, 301, 342, 367, 445, 446, 509, 510, 541, 697, 970, 1164, 1419 Bill introduced-8 Resolution offered-52 Amendment offered-19 Resolution offered-6 HOFFMAN, CLARENCE-Representative Crawford-Monona-Woodbury Counties Amendments filed-789, 1191, 1216, 1250, 1251, 1646, 1775 Amendments offered-1315, 1321, 1381, 1382 Bills introduced-20, 21, 86, 158, 241, 308, 407, 421, 423, 433, 453, 479, 486, 594, 596, 597, 633, 703

Committee appointments-25, 26

Explanation of vote-507, 1175, 1546

Leave of absence-105, 1424, 1857

Presented to the House Jacklyn Murray, a student from West Monona Community High School recognized for her volunteer service—979

Resolutions offered-150, 272, 491, 545, 676, 1071, 1103, 1122, 1249, 1479

Subcommittee assignments—84, 248, 256, 300, 400, 510, 672, 673, 710, 735, 736, 786, 933, 982, 1057, 1099, 1105, 1304

Bill introduced-8

Resolution offered-6

HORBACH, LANCE—Representative Benton-Black Hawk-Tama Counties Amendments filed—1284, 1646, 1864, 1888

Amendments offered-1284, 1864

Appointed to Indigent Defense Advisory Council-45

Bills introduced-20, 21, 253, 276, 308, 433, 453, 479, 486, 493, 567, 596

Committee appointments-24, 25, 26, 67, 941

Nominated the Honorable Steven E. Sukup for Speaker Pro Tempore—12 Resolutions offered—150, 272, 491, 515, 545, 1103, 1165, 1249, 1479

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Subcommittee assignments-84, 248, 367, 400, 541, 625, 672, 725, 1099

Bill introduced-8

Resolution offered-6

HOUSE COMMITTEE ASSIGNMENTS-28

HOUSE CONCURRED-House File 1, H-1029-230 House File 73, H-1553-1409 House File 180, H-1583-1428 House File 229, H-1575-1410 House File 271, H-1624-1408 House File 292, H-1362-1195 House File 324, H-1380-1134 House File 349, H-1935-1812 House File 352, H-1113-1264 House File 356, H-1478, as amended-1216 House File 458, H-1481-1202 House File 502, H-1689-1621 House File 560, H-1449-1262 House File 561, H-1480-1564 House File 564, H-1652-1619 House File 567, H-1453-1138 House File 579, H-1811A-1893 House File 579. H-1811B-1894 House File 581, H-1482-1266 House File 590, H-1574, as amended-1427 House File 598, H-1578-1424 House File 637, H-1984-1949 House File 656, H-1716-1622 House File 670, H-1937, as amended-1847 House File 674, H-1592-1412 House File 680, H-1653-1562 House File 687, H-2028-1947 House File 694, H-1560-1430 House File 695, H-1958---1840 House File 713, H-1847-1701 House File 714, H-1994-1860 House File 718, H-1714-1658 House File 719, H-1810, as amended-1768 House File 726, H-1763, as amended-1703 House File 732, H-1855, as amended-1839 House File 742, H-2047-2008 House File 745, H-1996-1890 House File 746, H-2040-1967 House File 755, H-2039-1963 Senate File 350, H-1733-1617 Senate File 458, H-1754—1697 Senate File 532, H-1800-1698

Senate File 537, H-2027-1945

House File 577, H-2053-49 House File 696. H-2052-30 House File 698, H-2051A-24 House File 698. H-2051B-24

HOUSE INSISTS-Senate File 346-1407 Senate File 466-1623

HOUSE RECEDES— Senate File 470-1737-1738

HOUSE REFUSED TO CONCUR-Senate File 203, H-1745-1616

HOUSER, HUBERT---Representative Fremont-Mills-Pottawattamie Counties

Amendments filed-592, 851, 885, 1057, 1058, 1145, 1481, 1518, 1523, 1646, 1717, 1774

Amendments offered-943, 1523, 1721

Amendments withdrawn-1523

Bills introduced-21, 86, 241, 431, 469, 596, 597, 632

Committee appointments-24, 26

Presented to the House Francis Lajba of SCOLA, Wayne Bryant retired Pottawattamie County Supervisor and Chen Lixia Associate Professor of the Education Ministry of the Peoples Republic of China-989

Resolutions offered-150, 272, 404, 545, 1103, 1165, 1249, 1631, 1957

Subcommittee assignments-116, 146, 249, 427, 474, 489, 672, 681, 735, 786, 787, 812, 849, 1164, 1549, 1603, 1712

Resignation-3

HOVERSTEN, GREG-Representative Woodbury County

Amendments filed-592, 885, 1058, 1071, 1145, 1256, 1517, 1646 Amendments offered-898, 1073, 1124

Amendment withdrawn-1256

Bills introduced-160, 252, 370, 433, 453, 470, 479, 486, 498, 518

Committee appointments-25, 26, 55

Leave of absence-105, 1748, 1776, 1857

Resolutions offered-150, 212, 272, 491, 545, 1071, 1103, 1249, 1479

Subcommittee assignments-98, 116, 234, 248, 417, 427, 465, 510, 557, 672, 711, 726, 735, 786, 883, 982, 1068, 1549

Bill introduced—8 Leave of absence-6

Resolution offered—6

HUMAN RESOURCES, COMMITTEE ON-Amendments filed-467, 1104, 1107, 1123 Amendments offered-1124, 1400

Appointed-25

Bills introduced—274, 275, 434, 527, 547, 595, 633, 635, 685, 702, 703, 719, 749, 750, 792, 814, 815

Recommendations—429, 466, 513-514, 558, 590, 629, 675, 699-700, 715, 728, 738, 983, 1101, 1106, 1121

Subcommittee assignments-84, 97, 98, 111, 116-117, 234, 248, 260, 262, 353, 399, 417, 427, 445, 446, 465, 510, 557, 672, 680, 710, 711, 735, 736, 883, 982, 1068

HUSEMAN, DANIEL A.—Representative Buena Vista-Cherokee-O'Brien-Plymouth Counties

Amendments filed—789, 1888

Bills introduced-86, 136, 158, 241, 275, 308, 433, 479, 486, 596, 597

Committee appointments-24, 25, 26, 27

Resolutions offered-150, 272, 545, 1071, 1103, 1122, 1165, 1249, 1479

Subcommittee assignments-248, 400, 427, 626, 709, 1712

Bill introduced-8

Resolution offered-6

HUSER, GERI D.—Representative Polk County, Assistant Minority Leader Amendments filed—467, 516, 559, 566, 574, 658, 660, 813, 852, 972, 1123, 1191, 1421, 1480, 1553, 1587, 1604, 1855, 1876

Amendments offered-570, 574, 579, 604, 1134, 1876

Amendment withdrawn—1037

Bills introduced—87, 136, 158, 215, 221, 239, 241, 242, 252, 261, 265, 266, 267, 323, 358, 421, 423, 454, 486, 489, 499, 518, 635

Committee appointments-8, 11, 24, 26, 27, 941

Explanation of vote-707, 846, 1473

Leave of absence—492, 889, 999, 1555

Resolutions offered—150, 684, 1071, 1087, 1103, 1122, 1165, 1249, 1631, 1714

Special presentation to House pages-552

Subcommittee assignments-154, 262, 400, 556, 672, 710, 970, 1549

Resolution offered-6

INTERIM APPOINTMENTS-

Child Support Advisory Committee:

Dan Boddicker-44

Commission of Elder Affairs:

David Johnson—44

Commission on Interstate Cooperation:

Russell Eddie-45

Russell Teig-45

Dick Weidman-45

Communications Review Committee:

James Van Engelenhoven-45

Criminal and Juvenile Justice Planning Advisory Council: Pat Shey—45

Energy Fund Disbursement Council: Teresa Garman-45

Indigent Defense Advisory Council:

Lance Horbach—45 Prevention of Disabilities Policy Council: Richard Arnold—45

INTERIM COMMITTEES-

(See also LEGISLATIVE COUNCIL and/or STUDY COMMITTEES) Resolutions relating to:

- House Concurrent Resolution 15—requesting legislative council establish a road use tax fund formula interim study committee—450, 491, 2015
- House Concurrent Resolution 26—review current issued and criminal penalties related to persons under legal age who purchase, possess, and consume alcohol—789
- House Concurrent Resolution 29—authorize the personal privacy issues study committee to continue deliberations during the 2001 interim—1087
- House Concurrent Resolution 31—review penalties and sentencing practices for criminal offenses related to cocaine, derivatives of cocaine, and substances containing a cocaine base such as crack cocaine—1178
- House Concurrent Resolution 33—review state policies relating to substance abuse prevention and treatment—1479
- House Concurrent Resolution 37—study of issues related to accountability and fraud in contracts or agreements between private contactors and state of Iowa—1887
- Senate Concurrent Resolution 22—personal privacy issues study committee to continue deliberations during the 2001 legislative interim—956, 1509, 1510 adopted, 1511 msgd. H.J. 1858, 1887

INTERIM COMMUNICATION— Representative Hubert Houser—3

Interim Communication— Representative Donna Berry—3-4

JACOBS, LIBBY--Representative **Polk** County, Assistant Majority Leader Amendments filed-516, 813, 851, 885, 936, 1123, 1604

Amendments offered—534, 900, 909, 912, 949, 1186, 1224, 1232

Appointed to the Legislative Council—144

Bills introduced-65, 87, 135, 215, 252, 432, 433, 469, 479, 486, 518, 598

Committee appointments-2, 24, 26, 941, 2031

Explanation of vote-707

Presented to the House winners of the "Write Women Back Into History" essay contest—553

Resolutions offered—150, 477, 491, 515, 545, 684, 1071, 1087, 1103, 1122, 1165, 1249 Subcommittee assignments—79, 116, 124, 147, 233, 234, 256, 301, 446, 465, 541,

671, 697, 933, 934, 970, 982, 1057, 1105, 1176, 1271

Bill introduced-8

Resolution offered-6

JENKINS, WILLARD—Representative Black Hawk County Amendments filed—467, 477, 515, 789, 790, 813, 851, 885, 936, 987, 1029, 1047, 1284, 1285, 1306, 1717, 1766, 1767, 1775, 1856, 1888

Amendments offered—530, 532, 533, 946, 1025, 1027, 1029, 1037, 1038, 1039, 1285, 1765, 1766, 1767

Amendments withdrawn—530, 1027, 1033, 1047, 1634, 1766

Appointed to the Workforce Development Board-77

Bills introduced—64, 76, 105, 261, 267, 358, 433, 452, 469, 479, 486, 493, 518, 560, 721

Committee appointments-24, 25

Presented to the House Liliana Derban, an expert of the Defense, Public Order and National Security Committee of the Romanian House of Deputies—267

Presented to the House a delegation of legislators from Saskatchewan, Canada—409 Presented to the House Jae IL Kim, Deputy Chairman of Public Relations

- Committee of the ruling Millennium Democratic Party of Seoul, South Korea—692 Presented to the House the Honorable John Dennehy, T.D. member of the Irish Parliament—733
- Presented to the House Dr. Robert Koob, President and faculty and staff from the University of Northern Iowa—750
- Presented to the House Tony DiCecco, coach of the University of Northern Iowa Women's Basketball Team and the team—1174
- Presented to the House Major General Gennady Ivanovich Bakharev, head of the Ministry of Emergency Management for the Rostov Region, Russia—1969

Resolutions offered—150, 272, 467, 491, 545, 747, 1071, 1103, 1122, 1165, 1249, 1420 Subcommittee assignments—248, 400, 509, 510, 541, 625, 709, 726, 933, 1105

Bill introduced—8 Resolution offered—52

Resolution offered-6

JOCHUM, PAM—Representative **Dubuque** County, Assistant Minority Leader Amendments filed—566, 655, 658, 660, 689, 813, 851, 852, 1129, 1130, 1181, 1191,

- 1306, 1421, 1479, 1480, 1645, 1715, 1855, 1856
- Amendments offered—604, 896, 903, 907, 953, 1129, 1221, 1230, 1522, 1525, 1722, 1749
- Amendments withdrawn—907, 1234, 1727

Appointed to the Legislative Council-144

Bills introduced—120, 126, 158, 214, 215, 240, 241, 242, 243, 252, 253, 261, 265, 266, 296, 323, 349, 358, 423, 430, 451, 454, 470, 480, 497, 500, 550, 562, 564, 744, 749, 1182, 1642

Committee appointments-2, 24, 25, 26

Leave of absence-1889, 1959

Resolutions offered—90, 149, 150, 466, 515, 1071, 1087, 1103, 1122, 1249, 1420, 1479

Subcommittee assignments-97, 116, 124, 147, 153, 233, 301, 446, 465, 482, 541,

625, 671, 735, 786, 812, 849, 856, 883, 933, 934, 982, 1057, 1304

Amendment filed—9 Bill introduced—8

Resolution offered-6

JOHNSON, DAVID—Representative Lyon-O'Brien-Osceola-Sioux Counties Amendments filed—592, 769, 789, 851, 885, 935, 1145, 1509, 1523, 1646, 1715, 1716, 1775, 1888

Amendments offered-775, 951, 1483, 1509 Amendments withdrawn-951, 1523 Appointed to the Commission of Elder Affairs-44 Bills introduced-76, 86, 136, 158, 159, 241, 295, 308, 407, 433, 453, 479, 486, 597, 598, 633 Committee appointments-24, 25, 26 Explanation of vote—1952 Resolutions offered-150, 272, 545, 1071, 1087, 1103, 1122, 1165, 1249 Subcommittee assignments-146, 153, 154, 233, 256, 301, 400, 489, 509, 557, 709, 883, 933, 970, 981, 1057, 1105, 1712 Bill introduced-8 Resolution offered-6 JOINT CONVENTIONS-Condition of the Judicial Department Message-68-75 Condition of the State and Budget Message-54-62 Resolutions relating to: House Concurrent Resolution 1, condition of the state and budget message-12 adopted & msgd. - S.J. - 52, 54 adopted & msgd. - H.J. 63 House Concurrent Resolution 2, condition of the judicial branch message-12 adopted & msgd. - S.J. - 53 adopted & msgd. - H.J. 63 To honor Pioneer Lawmakers-1079-1083 JOINT RULES-**Resolutions relating to:** House Concurrent Resolution 7-272, 322, 324 (SCR 6 substituted) Senate Concurrent Resolution 6-177, 182, 221, 242, 243 adopted & msgd. - H.J.-817, 851 JONES, GERALD D.—Representative Fremont-Mills-Pottawattamie Counties Bill introduced-8 Took oath of office-4 Resolution offered—6 JUDICIARY, COMMITTEE ON-Amendments filed-347, 1087, 1123 Amendments offered-410, 1218, 1572

Appointed-25

Bills introduced—151, 274, 295, 323, 349, 357, 370, 413, 423, 451, 455, 470, 485, 517, 548, 595, 596, 597, 634, 702, 721, 731, 748, 749, 750, 792

Recommendations—149, 264, 346-347, 355, 404, 449, 476, 514, 551, 565-566, 590, 629, 700, 715, 739, 1070, 1086, 1101, 1107, 1121, 1144, 1943

Subcommittee assignments—97, 153, 353, 482, 483, 510, 557, 624, 625, 626, 673, 681, 710, 725, 735, 736, 856, 857, 933, 982, 1057, 1069, 1099, 1165, 1854

KETTERING, STEVE—Representative Ida-Sac-Woodbury Counties Amendments filed—559, 789, 1166, 1480, 1715, 1775, 1888 Amendments offered—637, 1049, 1312 Bills introduced—20, 21, 86, 158, 159, 241, 253, 295, 308, 407, 433, 479, 486, 492, 596, 597, 633

Committee appointment-25

Explanation of vote-508, 623, 1770

Resolutions offered-150, 272, 545, 1071, 1103, 1122, 1165, 1249, 1479

Subcommittee assignments—97, 400, 482, 509, 510, 557, 624, 625, 681, 735, 1099, 1105

Bill introduced—8

Resolution offered-6

KLEMME, RALPH-Representative Plymouth-Woodbury Counties

Amendments filed-677, 754, 789, 1480, 1646, 1715, 1717

Amendments offered—1500, 1732, 1734

Bills introduced—20, 21, 86, 127, 134, 136, 433, 453, 479, 486, 492, 596, 597, 633 Committee appointments—24, 26

Resolutions offered-150, 545, 1071, 1103, 1122, 1165, 1249, 1479

Subcommittee assignments-111, 146, 154, 233, 417, 446, 483, 673, 1069, 1712

Bill introduced—8

Resolution offered-6

 KREIMAN, KEITH A.—Representative Appanoose-Davis-Monroe-Van Buren Counties Amendments filed—125, 157, 220, 273, 347, 356, 363, 405, 467, 515, 545, 559, 580, 582, 591, 629, 660, 665, 769, 789, 851, 852, 1057, 1058, 1071, 1104, 1145, 1273, 1307, 1421, 1480, 1587, 1594, 1715, 1716, 1717, 1734, 1774, 1855, 1876

Amendments offered—141, 220, 360, 362, 363, 521, 582, 779, 872, 1113, 1197, 1239, 1387, 1404, 1587, 1719, 1734, 1878

Amendments withdrawn—361, 506, 520, 580, 665, 1594, 1722, 1726, 1729, 1734, 1735

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- House Concurrent Resolution 34—reminding congressional delegation to fund the federal financial commitment to states, localities, and children with disabilities—1637
- House Concurrent Resolution 36—urging Iowa's congressional delegation to support a federal appropriation to implement the Teaching America's History program—1714
- House Resolution 6—requesting the U.S. Congress to require Federal Energy Regulatory Commission to regulate price of production and transmission of natural gas—112

House Resolution 8—requesting that the United States Congress to hold hearing and investigate possible wrongdoings related to the production and sale of natural gas—112

House Concurrent Resolution 40—urging Iowa congressional delegation to support trade promotion authority of the President of the United States—52

House Resolution 48—urging Iowa congressional delegation to support and work to implement renewal of the trade promotion authority of the President of the United States—52

<u>House Resolution 49—decrying outrageous terrorist attacks launched against the</u> <u>United States on September 11, 2001—6</u>

PRESS, MEMBERS OF-

Assignment of seats in press gallery-76-77, 109-110

PROOF OF PUBLICATION— House File 309—437 House File 693—847

QUIRK, BRIAN-Representative Chickasaw-Howard-Winneshiek Counties

Amendments filed—545, 660, 789, 852, 1071, 1191, 1422, 1479, 1480, 1597, 1646, 1675, 1855

Amendment offered-1675

Bills introduced— 126, 151, 158, 221, 241, 261, 265, 266, 296, 307, 358, 371, 407, 423, 442, 453, 470, 480, 497, 500, 518, 562, 744

Committee appointments-25, 26, 53, 1078

Resolutions offered—90, 150, 212, 515, 789, 1071, 1103, 1122, 1165

Subcommittee assignments-84, 154, 248, 256, 400, 438, 680, 709, 933, 981, 1105

Resolution offered-6

QUORUM CALLS-

137, 222, 243, 296, 323, 359, 412, 497, 526, 569, 578, 598, 636, 639, 693, 901, 943, 998, 999, 1063, 1113, 1125, 1168, 1255, 1280, 1436, 1443, 1464, 1494, 1506, 1607, 1633, 1638, 1659, 1680, 1719, 1732, 1744, 1820, 1822, 1885, 1896, 1897, 1898, 1927, 1971, 1986

RAECKER, J. SCOTT-Representative Dallas-Polk Counties

Amendments filed—789, 1057, 1284, 1466, 1480, 1646, 1715, 1716, 1773, 1774, 1881, 1888, 1978

Amendments offered-410, 803, 1555, 1978

Amendments withdrawn—1284, 1881, 1885

Bills introduced-20, 21, 252, 253, 421, 433, 453, 479, 486, 854

Committee appointments-24, 25, 26

Explanation of vote-508, 1245, 1415, 1602

Leave of absence-1233

Presented to the House Lisa Bluder, coach of the University of Iowa Women's Basketball Team and the team—1175

Presented to the House the Honorable Steve Churchill, former member of the House-1302

Resolutions offered—150, 272, 467, 545, 684, 1071, 1103, 1122, 1165, 1250, 1420, 1479

Subcommittee assignments—79, 97, 154, 256, 353, 400, 446, 483, 510, 673, 681, 697, 709, 735, 736, 933, 970, 1105

Bill introduced—8

Resolution offered-6

RANTS, CHRISTOPER C.—Representative Woodbury County, Majority Leader Amendment filed—218

Appointed to the Legislative Council-144

Bills introduced-21, 295, 357, 433, 453, 493, 518, 1624, 1632, 1679, 1770

Committee appointments—24

Motion to immediately message House Files 582 and 670-1067

Presented to the House the Honorable Steve Saland, a state senator from New York and president of the N.C.S. L.—1091

Remarks by-19-20, 1988-1990

Resolutions offered—18, 150, 272, 440, 491, 545, 884, 1103, 1165, 1249, 1479, 1714, 2010

Special presentation to House pages-552, 1872

Bill introduced—8 Resolution offered—52

Resolution offered---6

RAYHONS, HENRY—Representative Hancock-Winnebago-Wright Counties Amendments filed—677, 936, 1480, 1646, 1647 Amendment offered—954 Amendment withdrawn—1654 Bills introduced—20, 21, 86, 92, 134, 136, 371, 422, 423, 433, 453, 478, 479, 486, 563, 596, 731

Committee appointments-24, 26

Presented to the House Denise Johnson, Iowa Mother of the Year for 2001—943 Resolutions offered—150, 515, 545, 1071, 1103, 1122, 1165, 1249 Subcommittee assignments—146, 154, 438, 445, 489, 626, 671, 933, 970, 1712

Bill introduced—8

Resolution offered—6

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REKOW, LEIGH-Representative Allamakee-Clayton-Fayette Counties

Amendments filed—1306, 1646

Amendments offered—1384, 1386

Bills introduced-21, 86, 407, 433, 453, 479, 486

Committee appointments-24, 26

Resolutions offered-150, 272, 545, 1071, 1103, 1122, 1165, 1250

Subcommittee assignments—84, 154, 248, 262, 270, 342, 446, 465, 483, 510, 540, 589, 680, 883, 1085, 1712,

Bill introduced—8

Resolution offered—6

REPORTS-

(See COMMUNICATIONS and/or INDIVIDUAL HEADINGS)

RESIGNATIONS-

(See OFFICERS AND EMPLOYEES)

RESOLUTIONS-

(See also LEGISLATIVE INDEX VOLUME) Filed:

House Concurrent Resolution 3-52 House Concurrent Resolution 4-112 House Concurrent Resolution 5-117 House Concurrent Resolution 6-149 House Concurrent Resolution 7-272 House Concurrent Resolution 8-304 House Concurrent Resolution 9-368 House Concurrent Resolution 10-404 House Concurrent Resolution 11-404 House Concurrent Resolution 12-420 House Concurrent Resolution 13-440 House Concurrent Resolution 14-440 House Concurrent Resolution 15-450 House Concurrent Resolution 16-466 House Concurrent Resolution 17-477 House Concurrent Resolution 18-515

House Concurrent Resolution 19-545 House Concurrent Resolution 20-591 House Concurrent Resolution 21-684 House Concurrent Resolution 22-717 House Concurrent Resolution 23-729 House Concurrent Resolution 24-769 House Concurrent Resolution 25-789 House Concurrent Resolution 26-789 House Concurrent Resolution 27-857 House Concurrent Resolution 28-935 House Concurrent Resolution 29-1087 House Concurrent Resolution 30-1087 House Concurrent Resolution 31-1178 House Concurrent Resolution 32-1249 House Concurrent Resolution 33-1479 House Concurrent Resolution 34-1631 House Concurrent Resolution 35-1631 House Concurrent Resolution 36-1714 House Concurrent Resolution 37-1887 House Concurrent Resolution 38-1957 House Resolution 4-85 House Resolution 5-90 House Resolution 6-112 House Resolution 7-149 House Resolution 8-212 House Resolution 9-251 House Resolution 10-251 House Resolution 11-272 House Resolution 12-272 House Resolution 13-305 House Resolution 14-347 House Resolution 15-467 House Resolution 16-467 House Resolution 17-491 House Resolution 18-515 House Resolution 19-545 House Resolution 20-676 House Resolution 21-676 House Resolution 22-747 House Resolution 23-850 House Resolution 24-858 House Resolution 25-858 House Resolution 26-884 House Resolution 27-885 House Resolution 28-935 House Resolution 29-935 House Resolution 30-1071 House Resolution 31-1087 House Resolution 32-1103 House Resolution 33-1103 House Resolution 34-1122 House Resolution 35-1122

House Resolution 36-1144 House Resolution 37-1165 House Resolution 38-1273 House Resolution 39-1420 House Resolution 40-1479 House Resolution 41-1479 House Resolution 42-1552 House Resolution 43-1552 House Resolution 44-1604 House Resolution 45-1714 House Resolution 46-1714 House Resolution 47-1957 Senate Concurrent Resolution 1-112 Senate Concurrent Resolution 2-440 Senate Concurrent Resolution 3-1250 Senate Concurrent Resolution 4-440 Senate Concurrent Resolution 5-212 Senate Concurrent Resolution 7-851 Senate Concurrent Resolution 8-1122 Senate Concurrent Resolution 9-440 Senate Concurrent Resolution 11-545 Senate Concurrent Resolution 14-676 Senate Concurrent Resolution 18-1714 Senate Concurrent Resolution 19-1250 Senate Concurrent Resolution 22-1887 Senate Concurrent Resolution 23-1166 Senate Concurrent Resolution 24-1190 Senate Concurrent Resolution 25-1552 Senate Concurrent Resolution 26-1552 Senate Concurrent Resolution 27-1714 Senate Concurrent Resolution 28-1854 Senate Concurrent Resolution 29-1888 Adopted: House Concurrent Resolution 1-12 House Concurrent Resolution 2-12 House Concurrent Resolution 3-99 House Concurrent Resolution 8-350 House Concurrent Resolution 9-456 House Concurrent Resolution 13-939 House Concurrent Resolution 14-940 House Concurrent Resolution 17-554 House Concurrent Resolution 19-721 House Concurrent Resolution 24-1073 House Concurrent Resolution 39-2010 House Resolution 1-15 House Resolution 2-16 House Resolution 3-18 House Resolution 4-93 House Resolution 7-298 House Resolution 9-289 House Resolution 10-293 House Resolution 11-398

House Resolution 12-297 House Resolution 13-371 House Resolution 14-1256 House Resolution 15-501 House Resolution 16-633 House Resolution 17-599 House Resolution 19-608 House Resolution 20-980 House Resolution 21-680 House Resolution 22-751 House Resolution 24-998 House Resolution 25-980 House Resolution 27-1111 House Resolution 30-1210 House Resolution 33-1634 House Resolution 34-1175 House Resolution 36-1858 House Resolution 37-1174 House Resolution 38-1279 House Resolution 39-1424 House Resolution 41-1554 House Resolution 42-1976 House Resolution 45-1862 House Resolution 46-1969 House Resolution 47-1959 Senate Concurrent Resolution 2-1969 Senate Concurrent Resolution 5-322 Senate Concurrent Resolution 6-338 Senate Concurrent Resolution 23-1168 Senate Concurrent Resolution 24-1253 Senate Concurrent Resolution 26-1960 Laid over under Rule 25: House Concurrent Resolution 3-52 House Concurrent Resolution 4-112 House Concurrent Resolution 5-117 House Concurrent Resolution 6-149 House Concurrent Resolution 11-404 House Concurrent Resolution 12-420 House Concurrent Resolution 13-440 House Concurrent Resolution 14-440 House Concurrent Resolution 16-467 House Concurrent Resolution 17-477 House Concurrent Resolution 18-515 House Concurrent Resolution 19-545 House Concurrent Resolution 20-591 House Concurrent Resolution 21-684 House Concurrent Resolution 22-717 House Concurrent Resolution 23-729 House Concurrent Resolution 24-769 House Concurrent Resolution 25-789 House Concurrent Resolution 26-789 House Concurrent Resolution 27-857

House Concurrent Resolution 28-935 House Concurrent Resolution 29-1087 House Concurrent Resolution 30-1087 House Concurrent Resolution 31-1178 House Concurrent Resolution 32-1250 House Concurrent Resolution 33-1479 House Concurrent Resolution 34-1631 House Concurrent Resolution 35-1631 House Concurrent Resolution 36-1714 House Concurrent Resolution 37-1887 House Concurrent Resolution 38-1957 House Resolution 4-85 House Resolution 5-90 House Resolution 6-112 House Resolution 7-150 House Resolution 8-212 House Resolution 12-272 House Resolution 13-305 House Resolution 14-347 House Resolution 15-467 House Resolution 16-467 House Resolution 17-491 House Resolution 18-515 House Resolution 19-545 House Resolution 20-676 House Resolution 21-676 House Resolution 22-747 House Resolution 23-850 House Resolution 24-858 House Resolution 25-858 House Resolution 26-884 House Resolution 27-885 House Resolution 28-935 House Resolution 29-935 House Resolution 30-1071 House Resolution 31-1087 House Resolution 32-1103 House Resolution 33-1103 House Resolution 34-1122 House Resolution 35-1122 House Resolution 36-1144 House Resolution 37-1165 House Resolution 38-1273 House Resolution 39-1420 House Resolution 40-1479 House Resolution 41-1479 House Resolution 42-1552 House Resolution 43-1552 House Resolution 44-1604 House Resolution 45-1714 House Resolution 47-1957 Senate Concurrent Resolution 1-112

Senate Concurrent Resolution 3-1250 Senate Concurrent Resolution 4-440 Senate Concurrent Resolution 7-850 Senate Concurrent Resolution 8-1122 Senate Concurrent Resolution 9-440 Senate Concurrent Resolution 11-545 Senate Concurrent Resolution 18-1714 Senate Concurrent Resolution 19-1250 Senate Concurrent Resolution 22-1887 Senate Concurrent Resolution 23-1166 Senate Concurrent Resolution 24-1190 Senate Concurrent Resolution 25-1552 Senate Concurrent Resolution 26-1552 Senate Concurrent Resolution 27-1714 Senate Concurrent Resolution 28-1854 Senate Concurrent Resolution 29-1888 Placed on appropriations calendar: House Concurrent Resolution 10-404 Placed on calendar: House Concurrent Resolution 7-272 House Concurrent Resolution 8-304 House Concurrent Resolution 9-368 House Concurrent Resolution 15-450 House Resolution 9-251 House Resolution 10-251 House Resolution 46-1714 Referred to committee: Senate Concurrent Resolution 2-440 Senate Concurrent Resolution 5-212 Senate Concurrent Resolution 14-676 Unanimous consent: House Concurrent Resolution 1-11 House Concurrent Resolution 2-12 House Concurrent Resolution 39-2010 House Resolution 1-15 House Resolution 2-16 House Resolution 3-18 Resolutions adopted, not otherwise printed in the journal-2472-2512 Adopted: Senate Concurrent Resolution 32-51 Filed. House Concurrent Resolution 40-52 House Concurrent Resolution 41-52 House Resolution 48-52 Laid over under Rule 25: House Concurrent Resolution 40-52

House Concurrent Resolution 40-52 House Concurrent Resolution 41-52 House Resolution 48-52

Unanimous consent: Senate Concurrent Resolution 32-50

Adopted: House Concurrent Resolution 42-34 House Resolution 49-6 Filed: House Concurrent Resolution 42-34 House Resolution 49-6 Unanimous consent: House Concurrent Resolution 42-34 House Resolution 49-6 Resolutions adopted, not otherwise printed during session-38-40 REYNOLDS, REBECCA—Representative Jefferson-Van Buren-Wapello Counties Amendments filed-467, 515, 741, 762, 852, 1058, 1071, 1295, 1310, 1421, 1422, 1480, 1645, 1646, 1715, 1716, 1756, 1854, 1855 Amendment offered-1295 Amendments withdrawn-1076, 1654 Appointed to the Advisory Committee on Intergovernmental Relations-114 Appointed to the Prevention of Disabilities Council-114 Bills introduced—76, 93, 119, 126, 151, 158, 214, 215, 221, 240, 241, 242, 243, 253, 261, 265, 266, 296, 306, 323, 358, 371, 421, 433, 470, 472, 497, 498, 500, 518, 548, 719, 720, 744, 1436, 1642 Committee appointments-25, 26 Leave of absence-599, 636 Resolutions offered—90, 150, 212, 491, 515, 545, 850, 935, 1071, 1087, 1103, 1122, 1250, 1479 Subcommittee assignments—116, 147, 233, 248, 301, 353, 417, 446, 465, 474, 510, 680, 710, 856, 883, 934, 982, 1085 Bill introduced—8 Resolution offered-6 **RICHARDSON, STEVE—Representative Warren County** Amendments filed—118, 440, 516, 648, 658, 660, 789, 790, 851, 852, 984, 1191, 1422, 1480, 1597, 1683, 1684, 1715, 1716, 1774, 1854, 1855 Amendments offered—648, 958, 959, 1062, 1065, 1454, 1504, 1683, 1684, 1794 Amendments withdrawn-141, 959, 1726

Bills introduced—119, 126, 135, 136, 158, 214, 215, 240, 241, 243, 265, 266, 323, 358, 370, 421, 423, 434, 453, 454, 470, 517, 519, 686

Committee appointments-26, 27

Explanation of vote-1602, 1849, 1952

Leave of absence-1898

Presented to the House wrestler Nick Ackerman-679

Resolutions offered—90, 112, 150, 212, 676, 935, 1071, 1103, 1122, 1144, 1165, 1250, 1714

Subcommittee assignments—116, 249, 270, 400, 427, 556, 589, 735, 786, 1478, 1549

Amendment filed—9

<u>Amendments filed—7, 8</u> <u>Amendment withdrawn—7</u> <u>Resolution offered—6</u> ROBERTS, ROD—Representative **Carroll**-Greene Counties Amendments filed—1058, 1646 Bills introduced—86, 120, 136, 241, 433, 453, 479, 486, 550, 596 Committee appointments—25, 67, 1078

Presented to the House Christina Santos Cruz—1959 Resolutions offered—85, 150, 272, 491, 545, 858, 1071, 1103, 1122, 1165, 1250, 1957 Subcommittee assignments—129, 248, 353, 417, 556, 625, 672, 710, 970

Bill introduced-8

Resolution offered-6

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Rule 75 (duty of voting): House File 1. H-1015-140 House File 696, H-1466-1205 House File 696, H-1493-1208 House File 714, H-1875-1720 House File 725, H-1655-1499 House File 726, H-1648-1621 House File 732, H-1666-1507 House File 755, H-1959-1864 House File 755, H-1963-1870 House File 755, H-2002-1872 Senate File 267, H-1212-649 Senate File 267, H-1214-653 Senate File 267, H-1223B-657 Senate File 267, H-1222-659 Senate File 267, H-1224-667

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House File 103, H-1031-246 House File 324, H-1073-585 House File 577, H-1275-1046 House File 577, H-1285-1024

House File 577, H-1358-1010 House File 714, H-1875-1721 House File 725, H-1617-1503 House File 726, H-1657B-1469 House File 732, H-1672-1527 Senate File 535, H-1896-1755 Prevailed: House File 740-1638 House File 755, H-2008-1881 Rule 31.8 (first reading, commitment and amendment): House Concurrent Resolution 7, H-1040-324 House File 341, H-1204-612 House File 598, H-1363-955 House File 759, H-2056-8 House File 759, H-2057-10 Lost: House File 759, H-2056-8 House File 759, H-2057-11 RULES—SUSPENDED— House File 191-297 Senate File 258-551 Rule 34 (debate and special order calendars): 1/29/01 Daily Debate Calendar applicable for 1/30/01-215 Rule 57 (committee notice and agenda): Administration and Rules committee meeting-24, 1970 Commerce and Regulation committee meeting-63 Ways and Means committee meeting-63 Committee meetings schedule for 1/29/01 to meet 1/30/01-219 Judiciary committee meeting-549, 1895 Environmental Protection-767 Rule 68 (order of consideration of amendments): Senate File 66, H-1327-923 House File 757-8 House File 758-6

Rule 57 (committee notice and agenda): State Government committee meeting—5 Ways and Means committee meeting—8

<u>House File 759—7</u>

<u>House File 760-17</u>

House File 761-31

House File 762-24

House File 763-19

House File 764-22

Rule 57 (committee notice and agenda: Appropriations committee meeting-4 State Government committee meeting-4

RULES-UNDER PROVISIONS OF & PURSUANT TO-Pursuant to Rule 31.7 (commitment of bills): House File 95-419 House File 468-714 Senate File 394-1106 Senate File 428-1121 Senate File 486-1107 Senate File 494-1120 Senate File 499-1144 Pursuant to Rule 73.7 (reconsideration): House File 718-2014 House File 743-2014 Rule 45 (status of bills following first regular session): 2014-2015 Rule 55 (minority recommendation): House File 304-741 House Study Bill 142-746 SCHERRMAN, PAUL—Representative Delaware-Dubuque Counties Amendments filed-516, 658, 660, 852, 1191, 1422, 1480, 1645, 1855 Amendments offered-1758, 1867 Appointed to the Administrative Rules Review Committee-767 Bills introduced-86, 93, 120, 126, 221, 240, 241, 242, 243, 253, 306, 358, 432, 443, 470, 480, 498, 500, 518, 564, 597, 633, 702, 744 Committee appointments-24, 26, 27 Resolutions offered—150, 491, 515, 935, 1103, 1165, 1250 Subcommittee assignments-146, 301, 483, 509, 672, 709, 883, 1712 Resolution offered-6 SCHRADER, DAVID-Representative Marion-Warren Counties Amendments filed-545, 658, 660, 741, 812, 852, 936, 1123, 1191, 1422, 1715, 1716, 1747, 1855 Amendments offered-999, 1024, 1026, 1048, 1128, 1747 481, 499, 597, 633 Committee appointments-24, 25, 940 Leave of absence-859, 1424, 1482, 1574, 1637, 1857 Requested ruling on whether H-1358 germane-1009 Resolutions offered-112, 150, 1103, 1165, 1250, 1479 Subcommittee assignments-154, 256, 301, 400, 427, 709, 710, 933, 1105, 1712

Bill introduced—8

<u>Amendment filed—8</u> <u>Amendment offered—8</u> <u>Resolution offered—6</u>

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Assignments of seats in press gallery—76-77, 109-110 Assignments of, to members—43-44 Special order—43 SECRETARY OF STATE, Chester J. Culver Certificate of election—2-5 Communications from—2-5 Resolutions sent to—1142, 1163

Certificate of election—4 Communication from—4

<u>Certificate of election—5</u> <u>Communication from—5</u>

SENG, JOE—Representative Scott County

Amendments filed—157, 356, 658, 660, 851, 852, 1386, 1421, 1422, 1480, 1597, 1646, 1715, 1855

Amendments offered-359, 1461, 1825

Amendment withdrawn-1386

Bills introduced-126, 242, 266, 371, 431, 453, 470, 498, 550, 594, 744, 816

Committee appointments-24, 25

Resolutions offered—90, 150, 515, 935, 1103, 1165, 1250, 1420

Subcommittee assignments-256, 257, 400, 446, 510, 1105

Resolution offered—6

SEVENTY-NINTH GENERAL ASSEMBLY— (See GENERAL ASSEMBLY—HOUSE)

SHEY, PATRICK—Representative Linn County

Amendments filed-213, 273

Amendment withdrawn—351

Appointed to Criminal and Juvenile Justice Planning Advisory Council-45

Bills introduced-20, 21, 348, 433, 453, 479, 486, 595

Committee appointments-25, 26, 69

Explanation of vote-508, 623, 694, 1083, 1710, 1952

Leave of absence-492

Resolutions offered-150, 545, 1071, 1103, 1122, 1250

Subcommittee assignments—66, 97, 153, 154, 256, 257, 269, 270, 482, 483, 489, 510, 625, 626, 709, 710, 725, 735, 786, 812, 856, 857, 933, 981, 982, 1069, 1105, 1164, 1478, 1549, 1854

Bill introduced—8

Resolution offered—6

SHOULTZ, DON-Representative Black Hawk County

Amendments filed—118, 125, 347, 545, 580, 655, 658, 660, 666, 741, 813, 852, 1198, 1421, 1422, 1454, 1479, 1480, 1481

Amendments offered—138, 359, 666, 1198, 1443, 1454, 1455, 1458, 1599 Amendments withdrawn—141, 143, 580, 1455

Bills introduced—87, 135, 158, 215, 241, 266, 306, 323, 431, 470, 480, 500, 518, 550, 561, 731, 744, 791

Committee appointments-25, 26

Leave of absence—758, 1632, 1721, 1893 Resolutions offered—467, 515, 729, 747, 858, 1103, 1165, 1250 Subcommittee assignments—66, 116, 269, 270, 353, 427, 482, 510, 709, 734, 735, 786, 812, 849, 857, 981, 1164

Amendment filed—9 Amendment offered—9

Amendment filed—8 Resolution offered—6

SIEGRIST, BRENT—Representative **Pottawattamie** County, Speaker of the House (See SPEAKER OF THE HOUSE—Brent Siegrist, Representative **Pottawattamie** County)

SIEVERS, BRYAN—Representative Scott County

Amendments filed—1436, 1466, 1646, 1715, 1716, 1888

Amendments offered—1436, 1466

Amendment withdrawn—1436

Bills introduced-86, 241, 252, 433, 453, 479, 594, 597

Committee appointments-25, 26, 68

Explanation of vote—508, 846

Leave of absence-421, 497

Resolutions offered-150, 491, 545, 1071, 1103, 1122, 1165, 1250

Subcommittee assignments—66, 116, 146, 248, 249, 272, 399, 400, 427, 474, 486, 541, 556, 625, 671, 672, 681, 710, 734, 735, 786, 787, 812, 849, 970, 981, 1057, 1068, 1304, 1549

Bill introduced—8 Resolution offered—52

Resolution offered-6

SMITH, MARK—Representative Marshall County

Amendments filed—516, 559, 591, 658, 660, 700, 812, 851, 852, 972, 1058, 1145, 1166, 1251, 1421, 1422, 1480, 1481, 1646, 1703, 1855

Amendments offered-617, 1156, 1226, 1464, 1687

Amendments withdrawn—1156, 1234, 1491, 1527, 1703

Appointed to the State-County Management Committee-114

Bills introduced—119, 120, 126, 214, 215, 221, 241, 242, 243, 261, 266, 295, 308, 323, 358, 371, 431, 454, 470, 497, 498, 499, 550, 562, 744, 1642

Committee appointments-24, 25, 26, 1624

Leave of absence-1610

Presented to the House Dr. Nancy Coover Andreasen-298

Presented to the House Jimmy Freeman-1858

Resolutions offered—90, 149, 151, 212, 491, 515, 858, 935, 1071, 1103, 1122, 1144, 1165, 1250

Subcommittee assignments-97, 256, 342, 367, 427, 446, 672, 697, 883, 982, 1164

Resolution offered-6

SPEAKER OF THE HOUSE—Brent Siegrist, Representative Pottawattamie County

Addressed the House—9-11

Appointed to the Legislative Council—144

Bills deferred, retained on calendar-1209, 1230

Bills introduced-433, 486

Bills passed on file-767, 879, 1415, 1849

Bill placed on calendar-669

Bills referred and rereferred to committees—83, 110, 232, 299, 364, 694, 707, 930, 2014-2015

Bills signed by—254, 352, 365, 444, 554, 623, 695, 847, 879, 931, 981, 1052-1053, 1142, 1163, 1175, 1181, 1188, 1245, 1303, 1310, 1415, 1473, 1546, 1602, 1643,

1710, 1849, 1952, 2017

Committees appointed by-11, 13, 16, 24

Committee appointments-24

Elected-8

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Leave of absence-526, 823, 1482

Petition filed-53, 937

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Presented to the House the Honorable Dan Petersen, former member of the House-803

Presented to the House the Honorable Joe Ertl, former member of the House—1124 Presided at sessions of the House—24, 54, 63, 67, 75, 80, 83, 92, 99, 104, 108, 113,

122, 126, 137, 151, 219, 220, 224, 227, 261, 265, 274, 293, 359, 369, 406, 442, 451, 458, 468, 485, 517, 549, 567, 568, 593, 610, 620, 631, 634, 639, 665, 678, 690, 701, 718, 730, 748, 780, 791, 795, 807, 814, 821, 859, 876, 889, 924, 937, 942, 963, 988, 998, 1023, 1059, 1063, 1072, 1077, 1078, 1083, 1091, 1109, 1124, 1127, 1147, 1148, 1167, 1168, 1173, 1182, 1192, 1203, 1209, 1236, 1254, 1274, 1290, 1311, 1394, 1465, 1468, 1482, 1494, 1506, 1518, 1532, 1554, 1555, 1605, 1614, 1632, 1641, 1648, 1657, 1659, 1687, 1722, 1728, 1742, 1755, 1757, 1847, 1871, 1885, 1898, 1907, 1928, 1941, 1959, 1970, 1971, 1973, 1985

Remarks by-9-11, 1990-1992

Resolutions offered—11, 12, 18, 150, 272, 440, 515, 545, 747, 1103, 1165, 1249, 1714 Resolutions relating to:

House Concurrent Resolution 1—joint convention for Governor Thomas Vilsack to deliver his state of the budget message – 11, 12 adopted & msgd. – S.J. – 52, 54 adopted & msgd. – H.J. 63

House Concurrent Resolution 2—Chief Justice Louis A. Lavorato to deliver his condition of the judicial branch message – 12 adopted & msgd. – S.J. – 53, 54 adopted & msgd. – H.J. 63

Rulings made—230, 612, 1023, 1024, 1238, 1397, 1468, 1503, 1526, 1878, 1881, 1937 Special presentation to House Pages—552, 1872

Standing committees appointed—24-27

Took oath of office-9

Bills signed by—51

Final Adjournment, 2001 Extraordinary Session of the Seventy-Ninth General Assembly-52

Presentation of visitors—51

Presided at session of the House-1, 5, 8, 9, 16, 31

Resolution offered—52 Rulings made—15

Bills signed by-36

Final adjournment, 2001 Second Extraordinary Session of the Seventy-Ninth General Assembly-36

<u>Presided at sessions of the House—1, 4, 24</u> <u>Resolution offered—6, 34</u> <u>Rulings made—8, 10</u>

SPEAKER PRO TEMPORE, Steven E. Sukup—Representative Franklin-Hardin Counties

(See SUKUP, STEVEN E.—Representative Franklin-Hardin Counties, Speaker Pro Tempore)

SPECIAL COMMITTEES— (See COMMITTEES, SPECIAL)

SPECIAL ORDER-

Assignments of seats-15, 43

SPECIAL PRESENTATION-

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- Representative Carroll presented to the House the Honorable Bob Krause, former member of the House-140
- Representative Jenkins presented to the House Liliana Serban, an expert of the Defense, Public Order and National Security Committee of the Romanian House of Deputies—267
- Representatives Grundberg and Smith presented to the House Dr. Nancy Coover Andreasen—298
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- Representative Bukta presented to the House Julie Nixon Eisenhower, daughter of former President Richard M. Nixon-349
- Representative Jenkins presented to the House a delegation from Saskatchewan, Canada—409
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- Representative Gipp presented to the House the Honorable Arthur Ollie, former member of the House-828
- Representative Larson presented to the House artist David Garrison-859
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- Representative Manternach presented to the House the Honorable Jerry Welter, former member of the House and his wife Ruth—1253
- Representative Myers presented to the House Christine Grant, former Women's Athletic Director at the University of Iowa—1255
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- Representative Greimann presented to the House Fred Hoiberg and Marcus Fizer, Iowa State University graduates and former basketball players—1423
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Representative Smith presented to the House Jimmy Freeman-1858

Representative Roberts presented to the House Christina Santos Cruz-1959

- Representative Jenkins and Alons presented to the House Major General Gennady Ivanovich Bakharev, Head of the Ministry of Emergency Management for the Rostov Region, Russia—1969
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Amendments filed—516, 655, 658, 660, 789, 813, 852, 984, 996, 1166, 1273, 1422, 1479, 1480, 1715, 1846, 1855, 1933, 1934, 1939

Amendments offered—991, 996, 1280, 1498, 1750, 1933, 1934, 1939

Bills introduced—53, 119, 158, 214, 215, 240, 241, 242, 243, 252, 253, 265, 266, 296, 323, 358, 371, 431, 470, 480, 497, 498, 500, 517, 518, 744

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House Concurrent Resolution 22-717

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Amendments offered—138, 142, 1240, 1288, 1722, 1723, 1728

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Amendments filed--658, 660, 852, 1422, 1480, 1774, 1855

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Committee appointments-25, 26

Leave of absence-988

Resolutions offered-90, 150, 515, 935, 1103, 1165, 1250, 1420

Subcommittee assignments-256, 400, 672, 681, 734, 786, 849, 982, 1164

Resolution offered_-6

TAYLOR, TODD—Representative Linn County

Amendments filed—213, 477, 516, 576, 582, 655, 658, 660, 851, 852, 885, 1144, 1145, 1191, 1216, 1251, 1297, 1299, 1307, 1422, 1480, 1553, 1631, 1774, 1855

Amendments offered—244, 576, 889, 890, 891, 910, 1204, 1216, 1225, 1226, 1229, 1299, 1458, 1459, 1791

Amendments withdrawn-911, 1234, 1490, 1815

Bills introduced—87, 119, 151, 158, 214, 215, 221, 241, 242, 243, 265, 266, 296, 306, 308, 323, 349, 358, 371, 423, 442, 470, 480, 486, 498, 499, 500, 518, 562, 598, 743, 744, 1642

Committee appointments-24, 26

Explanation of vote-1118

Leave of absence-1873

Petitions presented-261, 718

Resolutions offered—90, 150, 212, 515, 935, 1071, 1087, 1103, 1122, 1165, 1250, 1420, 1479, 1552

Subcommittee assignments-84, 117, 256, 257, 300, 301, 400, 427, 541, 673, 856, 970, 1099

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Amendments filed—1058, 1166, 1646, 1717 Amendment offered—1275 Amendment withdrawn—1747 Bills introduced—20, 21, 65, 86, 240, 307, 433, 479, 486 Committee appointments—25, 26, 55 Explanation of vote—846 Presented to the House five people from Argentina—1183 Resolutions offered—150, 272, 305, 491, 515, 545, 1071, 1087, 1103, 1122, 1165, 1250 Subcommittee assignments—79, 84, 98, 129, 270, 446, 474, 557, 626, 680, 710, 711,

735, 970, 1068, 1164

Bill introduced—8

Resolution offered-6

TYRRELL, PHIL—Representative Benton-Iowa Counties

Amendments filed—1646, 1715, 1716, 1774

Bills introduced—20, 21, 22, 64, 86, 136, 221, 252, 265, 308, 433, 453, 471, 479, 486, 492, 597

Committee appointments-26

Leave of absence-1857

Resolutions offered-150, 515, 545, 1071, 1103, 1122, 1165, 1250

<u>Resolution offered_6</u>

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Bills introduced-86, 433, 453, 479, 486, 564, 596, 597

Committee appointments-26

Explanation of vote-1546

Leave of absence-1462

Resolutions offered-150, 272, 545, 1071, 1103, 1122, 1165, 1250

Subcommittee assignments—116, 146, 147, 249, 301, 367, 400, 417, 427, 445, 489, 556, 672, 681, 849, 856, 883, 970, 1085

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Resolution offered-6

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Committee appointments-25, 26

Explanation of vote-146

Leave of absence-126

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Subcommittee assignments—154, 256, 269, 270, 509, 709, 812, 933, 981, 982, 1105, 1164

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WARNSTADT, STEVE—Representative Woodbury County, Assistant Minority Leader

Amendments filed—238, 450, 591, 619, 658, 660, 789, 813, 852, 885, 936, 1071, 1191, 1422, 1480, 1524, 1553, 1597, 1646, 1660, 1675, 1677, 1715, 1775, 1854, 1855 Amendments offered—619, 908, 912, 919, 1524, 1660, 1677, 1871

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Amendments withdrawn-604, 1049, 1658, 1675, 1677, 1724, 1729, 1871

Bills introduced—53, 119, 151, 159, 239, 269, 307, 371, 431, 454, 470, 499, 549, 563, 594, 595, 631, 632, 719, 732, 743

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Leave of absence-1896

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Subcommittee assignments—79, 233, 249, 256, 400, 417, 483, 557, 672, 711, 883, 1419

Bill introduced—8 Leave of absence—6

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Appointed to Commission on Interstate Cooperation-44

Bills introduced-86, 136, 479, 486, 597, 635

Committee appointments-16, 26

Leave of absence-692

Resolutions offered-150, 272, 491, 515, 545, 1071, 1103, 1122, 1165, 1250

Subcommittee assignments—84, 154, 233, 248, 262, 400, 474, 483, 489, 541, 672, 680, 883, 981, 982, 1085

Bill introduced—8

Resolution offered—6

<u>WILDERDYKE, PAUL—Representative Harrison-Pottawattamie Counties</u> <u>Resolution offered—6</u> Took oath of office—5

WINCKLER, CINDY—Representative Scott County

Amendments filed—591, 658, 660, 852, 984, 1179, 1190, 1293, 1296, 1299, 1422, 1480, 1597, 1646, 1715, 1717, 1846, 1854, 1855, 1856, 1933

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Bills introduced—119, 120, 126, 151, 214, 221, 241, 252, 266, 296, 323, 358, 423, 480, 498, 500, 517, 562, 744, 1642

Committee appointments-11, 25, 26, 27

Leave of absence-1168

Resolutions offered—212, 491, 717, 1071, 1087, 1103, 1122, 1165, 1250, 1420 Subcommittee assignments—256, 446, 557, 725, 735, 786, 1164 Resolution offered—6

WISE, PHILIP—Representative Henry-Lee Counties

Amendments filed—516, 546, 559, 591, 653, 655, 658, 660, 741, 789, 851, 852, 1310, 1421, 1422, 1480, 1509, 1645, 1646, 1846, 1855, 1888, 1906, 1929, 2008

Amendments offered—618, 653, 842, 1060, 1460, 1509, 1750, 1760, 1846, 1864 Amendments withdrawn—658, 1049, 2008

Bills introduced—23, 53, 64, 67, 151, 158, 221, 222, 241, 265, 266, 275, 296, 422, 469, 744

Committee appointments-24, 25, 1636

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Resolutions offered—212, 717, 1071, 1103, 1122, 1165, 1250

Subcommittee assignments-79, 342, 556, 709, 970, 1057, 1105, 1271

Resolution offered-6

WITT, WILLIAM G.-Representative Black Hawk County

Amendments filed—516, 545, 655, 658, 660, 741, 789, 813, 851, 1191, 1480, 1714, 1715, 1716, 1773, 1774, 1855

Amendments offered—1018, 1023, 1035, 1046, 1050, 1748,

Bills introduced—53, 119, 151, 221, 240, 241, 242, 252, 253, 261, 265, 266, 295, 306, 358, 421, 423, 431, 470, 472, 480, 550, 562, 563, 744, 1642

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Explanation of vote—1473

Leave of absence—348, 1193, 1275, 1311, 1718

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Presented to the House Whitney Bauer and Bryan Slauson from Southeast Polk who sang "Unforgettable" to Jean and Kermit Tannatt honor of their 50th wedding anniversary—859

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Amendment filed—9

Resolution offered-6