

APR 4 2005
WAYS & MEANS CALENDAR

HOUSE FILE 834
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HF 783)

(SUCCESSOR TO HF 414)

Passed House, Date 4-13-05 Passed Senate, Date 4-29-05
Vote: Ayes 96 Nays 2 Vote: Ayes 46 Nays 0
Approved 6/10/05

A BILL FOR

1 An Act relating to persons commercially cleaning toilet units and
2 private sewage disposal facilities by providing regulations,
3 fees, and civil penalties, and making appropriations.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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Conference Comm. Rpt
5-20-05 adopted *adopted 5-20-05*
98-0 *46-2*

HF 834

1 Section 1. Section 455B.171, Code 2005, is amended by
2 adding the following new subsection:

3 NEW SUBSECTION. 32A. "Toilet unit" means a portable or
4 fixed tank or vessel holding untreated human waste without
5 secondary wastewater treatment that is emptied for disposal.
6 "Toilet unit" does not include a portable or fixed tank or
7 vessel holding untreated human waste that is part of a
8 recreational vehicle or marine vessel.

9 Sec. 2. Section 455B.172, subsection 5, unnumbered
10 paragraph 2, Code 2005, is amended to read as follows:

11 The department shall by rule adopt standards for the
12 commercial cleaning of private sewage disposal facilities,
13 including but not limited to septic tanks ~~and pits used to~~
14 ~~collect waste in livestock confinement structures~~, and for the
15 disposal of waste from the facilities. The standards shall
16 not be in conflict with the state building code adopted
17 pursuant to section 103A.7. A person shall not commercially
18 clean such facilities or dispose of waste from such facilities
19 unless the person has been issued a license by the department.
20 The department shall be exclusively responsible for adopting
21 the standards and issuing licenses. However, county boards of
22 health shall enforce the standards and licensing requirements
23 established by the department. The department may contract
24 for the delegation of the authority for inspection of land
25 application sites, record reviews, and equipment inspections
26 to a county board of health. In the event of entering into
27 such a contract, the department shall retain concurrent
28 authority over such activities. Application for the license
29 shall be made in the manner provided by the department.
30 Licenses expire one year from the date of issue unless revoked
31 and may be renewed in the manner provided by the department.
32 ~~The license or license renewal fee is twenty-five dollars.~~ A
33 license application shall include registration applications
34 for each vehicle used by the applicant for purposes of
35 collecting septage from private sewage disposal facilities and

1 each vehicle used by the applicant for purposes of applying
2 septage to land. Septic disposal management plans shall be
3 submitted to the department and approved annually as a
4 condition of licensing and shall also be filed annually with
5 the county board of health in the county where a proposed
6 septage application site is located. The septic disposal
7 management plan shall include, but not be limited to, the
8 sites of septage application, the anticipated volume of
9 septage applied to each site, the area of each septage
10 application site, the type of application to be used at each
11 site, the volume of septage expected to be collected from
12 private sewage disposal facilities, and a list of registered
13 vehicles collecting septage from private sewage disposal
14 facilities and applying septage to land. The annual license
15 or license renewal fee for a person commercially cleaning
16 private sewage disposal facilities shall be established by the
17 department based on the volume of septage that is applied to
18 land. A septic management fund is created in the state
19 treasury under the control of the department. Annual license
20 and license renewal fees collected pursuant to this section
21 shall be deposited in the septic management fund and are
22 appropriated to the department for purposes of contracting
23 with county boards of health to conduct land application site
24 inspections, record reviews, and septic cleaning equipment
25 inspections. A person violating this section or the rules
26 adopted pursuant to this section as determined by the
27 department is subject to a civil penalty of not more than
28 twenty-five two hundred fifty dollars. The department shall
29 adopt rules related to, but not limited to, recordkeeping
30 requirements, application procedures and limitations,
31 contamination issues, loss of septage, failure to file a
32 septic disposal management plan, application by vehicles that
33 are not properly registered, wrongful application, and
34 violations of a septic disposal management plan. Each day
35 that a violation continues constitutes a separate offense.

1 ~~However, the total civil penalty shall not exceed five hundred~~
2 ~~dollars per year.~~ The penalty shall be assessed for a
3 ~~violation occurring ten days following written notice of the~~
4 ~~violation delivered to the person by the department or a~~
5 ~~county board of health~~ for the duration of time commencing
6 with the time the violation begins and ending the time the
7 violation is corrected. The septic disposal management plan
8 may be examined to determine the duration of the violation.
9 Moneys collected by the department ~~or a county board of health~~
10 from the imposition of civil penalties shall be deposited in
11 the general fund of the state. Moneys collected by a county
12 board of health from the imposition of civil penalties shall
13 be deposited in the general fund of the county.

14 Sec. 3. Section 455B.172, Code 2005, is amended by adding
15 the following new subsection:

16 NEW SUBSECTION. 5A. a. The department shall by rule
17 adopt standards for the commercial cleaning of toilet units
18 and for the disposal of waste from toilet units. Waste from
19 toilet units shall be disposed of at a wastewater treatment
20 facility and shall not be applied to land. The department may
21 contract for the delegation of the authority for inspection of
22 record reviews and equipment inspections for such units to a
23 county board of health. In the event of entering into such a
24 contract, the department shall retain concurrent authority
25 over such activities.

26 b. A person shall not commercially clean toilet units or
27 dispose of waste from such units unless the person has been
28 issued a license by the department. The department shall be
29 exclusively responsible for adopting the standards and issuing
30 licenses. However, county boards of health shall enforce the
31 standards and licensing requirements established by the
32 department. Application for the license shall be made in the
33 manner provided by the department. Licenses expire one year
34 from the date of issue unless revoked and may be renewed in
35 the manner provided by the department. A license application

1 shall include registration applications for each vehicle used
2 by the applicant for purposes of collecting waste from toilet
3 units and each vehicle used by the applicant for purposes of
4 transporting waste from toilet units to a wastewater treatment
5 facility. The annual license or license renewal fee for a
6 person commercially cleaning toilet units shall be established
7 by the department based on the number of trucks or vehicles
8 used by the licensee for purposes of commercial cleaning of
9 toilet units and for the disposal of waste from the toilet
10 units. For purposes of this subsection, "vehicle" includes a
11 trailer.

12 c. A toilet unit fund is created in the state treasury
13 under the control of the department. Annual license and
14 license renewal fees collected pursuant to this subsection
15 shall be deposited in the toilet unit fund and are
16 appropriated to the department for purposes of contracting
17 with county boards of health to conduct record reviews and
18 toilet unit cleaning equipment inspections.

19 d. A person violating this section or the rules adopted
20 pursuant to this section as determined by the department is
21 subject to a civil penalty of not more than five hundred
22 dollars. Each day that a violation continues constitutes a
23 separate offense. The penalty shall be assessed for the
24 duration of time commencing with the time the violation begins
25 and ending with the time the violation is corrected. Moneys
26 collected by the department from the imposition of civil
27 penalties shall be deposited in the general fund of the state.
28 Moneys collected by a county board of health from the
29 imposition of civil penalties shall be deposited in the
30 general fund of the county.

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EXPLANATION

32 This bill relates to persons commercially cleaning toilet
33 units and private sewage disposal facilities and makes
34 appropriations.

35 The bill allows the department of natural resources to

1 contract for the delegation of the authority for the
2 inspection of land application sites, record reviews, and
3 equipment inspections to county boards of health. In the
4 event of entering into such a contract, the department shall
5 retain concurrent authority over such activities.

6 The bill requires septic disposal management plans to be
7 submitted to the department and approved annually as a
8 condition of licensing and to be filed annually with the
9 county board of health in the county where a proposed septage
10 application site is located. The bill requires a license
11 application to include registration applications for each
12 vehicle used by the applicant for purposes of collecting
13 septage from private sewage disposal facilities and each
14 vehicle used by the applicant for purposes of applying septage
15 to land.

16 The bill requires the department to establish an annual
17 licensing and renewal fee structure for persons commercially
18 cleaning private sewage disposal facilities based on the
19 volume of septage that is applied to land. The bill provides
20 that such fees shall be deposited in the septic management
21 fund created in the bill and are appropriated to the
22 department for purposes of contracting with county boards of
23 health to conduct land application site inspections, record
24 reviews, and septic cleaning equipment inspections.

25 The bill increases the civil penalty for violations of the
26 regulations relating to commercial cleaning of private sewage
27 disposal facilities from \$25 to \$250. Each day that a
28 violation continues constitutes a separate offense. The bill
29 eliminates a maximum annual civil penalty amount of \$500.

30 The bill requires the department to adopt rules related to,
31 but not limited to, recordkeeping requirements, application
32 procedures and limitations, contamination issues, loss of
33 septage, failure to file a septic disposal management plan,
34 application by vehicles that are not properly registered,
35 wrongful application, and violations of a septic disposal

1 management plan.

2 The bill provides that a civil penalty shall be assessed
3 for the duration of time commencing with the time the
4 violation begins and ending the time the violation is
5 corrected. The bill provides that the septic disposal
6 management plan may be examined to determine the duration of
7 the violation. The bill provides that moneys collected by the
8 department from the imposition of civil penalties shall be
9 deposited in the general fund of the state. The bill provides
10 that moneys collected by a county board of health from the
11 imposition of civil penalties shall be deposited in the
12 general fund of the county.

13 The bill requires the department to adopt standards for the
14 commercial cleaning of toilet units and for the disposal of
15 waste from toilet units. The bill defines a toilet unit to
16 mean a portable or fixed tank or vessel holding untreated
17 human waste without secondary wastewater treatment that is
18 emptied for disposal. The bill requires waste from toilet
19 units to be disposed of at a wastewater treatment facility and
20 prohibits land application of such waste.

21 The bill allows the department to contract for the
22 delegation of the authority for inspection of record reviews
23 and equipment inspections to a county board of health and
24 requires that the department retain concurrent authority over
25 such activities.

26 The bill prohibits a person from commercially cleaning a
27 toilet unit or disposing of waste from a toilet unit unless
28 the person has been issued a license by the department. The
29 bill provides that a license application shall include
30 registration applications for each vehicle used by the
31 applicant for purposes of collecting waste from toilet units
32 and each vehicle used by the applicant for purposes of
33 transporting waste from toilet units to a wastewater treatment
34 facility. The bill provides that the annual license or
35 license renewal fee shall be established by the department

1 based on the number of trucks or vehicles used by the
2 licensee.

3 The bill creates a toilet unit fund in the state treasury
4 under the control of the department. The bill provides that
5 annual license and license renewal fees shall be deposited in
6 the fund and are appropriated to the department for purposes
7 of contracting with county boards of health to conduct record
8 reviews and toilet unit cleaning equipment inspections.

9 The bill provides that violations of the regulations
10 relating to the cleaning of toilet units are subject to a
11 civil penalty of not more than \$500. The bill provides that
12 each day that a violation continues constitutes a separate
13 offense. The bill provides that the penalty shall be assessed
14 for the duration of time commencing with the time the
15 violation begins and ending with the time the violation is
16 corrected. The bill provides that moneys collected by the
17 department from the imposition of civil penalties shall be
18 deposited in the general fund of the state. The bill provides
19 that moneys collected by a county board of health from the
20 imposition of civil penalties shall be deposited in the
21 general fund of the county.

HOUSE FILE 834

S-3204

1 Amend the amendment, S-3181, to House File 834, as
2 passed by the House, as follows:

3 1. Page 1, line 5, by inserting after the word
4 "one" the following: "hundred fifty".

By JEFF DANIELSON

S-3204 FILED APRIL 28, 2005

**SENATE AMENDMENT TO
HOUSE FILE 834**

H-1626

1 Amend House File 834, as passed by the House, as
2 follows:

3 1. Page 2, line 14, by inserting after the word
4 "land." the following: "In a county with a population
5 of more than one hundred fifty thousand, septage shall
6 not be applied to land and shall be disposed of at a
7 wastewater treatment facility."

RECEIVED FROM THE SENATE

H-1626 FILED MAY 3, 2005

LSB 1343HZ 81

Fiscal Services Division
Legislative Services Agency
Fiscal Note

HF 834 - Septic Tanks (LSB 1343 HZ)

Analyst: Debra Kozel (Phone: (515) (281-6767) (deb.kozel@legis.state.ia.us)

Fiscal Note Version - New

Description

House File 834 establishes two new funds in the Department of Natural Resources (DNR) that will be funded with annual license fee payments. These include:

- Septic Tank Management Fund – A license application will include the registration for each vehicle used for collecting waste from private sewage disposal facilities and for each vehicle used for land application of the sewage waste. Septic disposal management plans will be submitted annually to the DNR and to the county where waste will be applied. The license fee will be determined by the DNR and will be based on the volume of waste applied to land.
- Toilet Unit Fund – A license application will include the registration for each vehicle used to collect waste from toilet units and for each vehicle used for transporting the waste to a wastewater treatment facility. The license fee will be determined by the DNR and will be based on the number of trucks or vehicles used.

Background

The Bill addresses the problems related to the commercial cleaning of portable toilet units and private sewage disposal facilities. The Bill allows the DNR to contract with a County Board of Health to inspect vehicles hauling waste, land application sites, review of records, and inspection of equipment. A portion of the annual license fee paid to the DNR will be paid to the contracted County Board of Health. The Bill increases the civil penalty related to the commercial cleaning of private sewage disposal facilities from \$25 to \$250 and eliminates the maximum annual penalty of \$500. The civil penalty for the commercial cleaning of toilet units is up to \$500. For both civil penalties, each day a violation occurs is considered as a separate offense. Civil penalty fines collected by the DNR will be deposited into the General Fund and fines collected by a county will be deposited into the general fund of the county.

Assumptions

1. It is estimated that there are 200 companies that would pay an average fee of \$500 to the DNR. This would generate \$100,000 per year in revenue.
2. It is estimated the DNR would pay a contracted county \$440 per license fee or \$88,000 per year in expenditures.
3. Current expenditures in the DNR for these programs include 0.10 FTE position and \$5,000 for salaries and support. It is estimated the expenditures would increase to \$12,000 and 0.20 FTE position. This includes an increase of \$6,000 for salaries and \$1,000 for support.
4. It is estimated that approximately \$4,000 would be collected in fines per year, however, it is unknown the amount that will be deposited into the General Fund and the amount that will be maintained by the county.

Correctional Impact

The correctional impact of HF 834 is expected to be minimal.

Fiscal Impact

The estimated fiscal impact of HF 834 is an increase in revenue of \$95,000 and an increase in expenditures of \$95,000 for the DNR in FY 2006 and each following year.

Source

Department of Natural Resources

/s/ Holly M. Lyons

April 5, 2005

The fiscal note and correctional impact statement for this bill was prepared pursuant to Joint Rule 17 and pursuant to Section 2.56, Code of Iowa. Data used in developing this fiscal note and correctional impact statement are available from the Fiscal Services Division, Legislative Services Agency to members of the Legislature upon request.

HOUSE FILE 834

S-3181

1 Amend House File 834, as passed by the House, as
2 follows:

3 1. Page 2, line 14, by inserting after the word
4 "land." the following: "In a county with a population
5 of more than one thousand, septage shall not be
6 applied to land and shall be disposed of at a
7 wastewater treatment facility."

COMMITTEE ON WAYS AND MEANS
JOE BOLKCOM, CO-CHAIRPERSON
MARK ZIEMAN, CO-CHAIRPERSON

S-3181 FILED APRIL 26, 2005

REPORT OF THE CONFERENCE COMMITTEE
ON HOUSE FILE 834

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

We the undersigned members of the conference committee appointed to resolve the differences between the House of Representatives and the Senate on House File 834, a bill for an Act relating to persons commercially cleaning toilet units and private sewage disposal facilities by providing regulations, fees, and civil penalties, and making appropriations, respectfully make the following report:

1. That the Senate recedes from its amendment, H-1626.
2. That House File 834, as passed by the House, is amended to read as follows:

1. Page 4, by inserting after line 30 the following:

"Sec. ____ . STUDY. By January 1, 2006, the department of natural resources shall submit a written report to the general assembly regarding the land application and treatment of septage. The report shall include a county-by-county analysis of the amount of septage collected at sources in each county, the amount of septage applied to land in each county, and the treatment capacity of wastewater treatment facilities in each county. The report shall include an analysis of the environmental impact of land application of septage and the fiscal impact of a statewide

CCR 834

Page 2

prohibition of the land application of septage."

2. By renumbering as necessary.

ON THE PART OF THE HOUSE:

DOUGLAS L. STRUYK, CHAIRPERSON
SANDRA H. GREINER
GERI D. HUSER
DON SHOULTZ
JODI S. TYMESON

ON THE PART OF THE SENATE:

JEFF DANIELSON, CO-CHAIRPERSON
PAT WARD, CO-CHAIRPERSON
DR. JOE SENG
DOUG SHULL
MARK ZIEMAN

CCR 834 FILED MAY 20, 2005

REPORT OF THE CONFERENCE COMMITTEE
ON HOUSE FILE 834

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

We the undersigned members of the conference committee appointed to resolve the differences between the House of Representatives and the Senate on House File 834, a bill for an Act relating to persons commercially cleaning toilet units and private sewage disposal facilities by providing regulations, fees, and civil penalties, and making appropriations, respectfully make the following report:

1. That the Senate recedes from its amendment, H-1626.
2. That House File 834, as passed by the House, is amended to read as follows:

1. Page 4, by inserting after line 30 the following:

"Sec. ____ . STUDY. By January 1, 2006, the department of natural resources shall submit a written report to the general assembly regarding the land application and treatment of septage. The report shall include a county-by-county analysis of the amount of septage collected at sources in each county, the amount of septage applied to land in each county, and the treatment capacity of wastewater treatment facilities in each county. The report shall include an analysis of the environmental impact of land application of septage and the fiscal impact of a statewide

CCR 834

Page 2

prohibition of the land application of septage."

2. By renumbering as necessary.

ON THE PART OF THE HOUSE:

DOUGLAS L. STRUYK, CHAIRPERSON
SANDRA H. GREINER
GERI D. HUSER
DON SHOULTZ
JODI S. TYMESON

ON THE PART OF THE SENATE:

JEFF DANIELSON, CO-CHAIRPERSON
PAT WARD, CO-CHAIRPERSON
DR. JOE SENG
DOUG SHULL
MARK ZIEMAN

CCR 834 FILED MAY 20, 2005

ADOPTED

HOUSE FILE 834

AN ACT

RELATING TO PERSONS COMMERCIALY CLEANING TOILET UNITS AND PRIVATE SEWAGE DISPOSAL FACILITIES BY PROVIDING REGULATIONS, FEES, AND CIVIL PENALTIES, AND MAKING APPROPRIATIONS.

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

Section 1. Section 455B.171, Code 2005, is amended by adding the following new subsection:

NEW SUBSECTION. 32A. "Toilet unit" means a portable or fixed tank or vessel holding untreated human waste without secondary wastewater treatment that is emptied for disposal. "Toilet unit" does not include a portable or fixed tank or vessel holding untreated human waste that is part of a recreational vehicle or marine vessel.

Sec. 2. Section 455B.172, subsection 5, unnumbered paragraph 2, Code 2005, is amended to read as follows:

The department shall by rule adopt standards for the commercial cleaning of private sewage disposal facilities, including but not limited to septic tanks ~~and pits used to collect waste in livestock confinement structures~~, and for the disposal of waste from the facilities. The standards shall not be in conflict with the state building code adopted pursuant to section 103A.7. A person shall not commercially clean such facilities or dispose of waste from such facilities unless the person has been issued a license by the department. The department shall be exclusively responsible for adopting the standards and issuing licenses. However, county boards of health shall enforce the standards and licensing requirements established by the department. The department may contract for the delegation of the authority for inspection of land application sites, record reviews, and equipment inspections to a county board of health. In the event of entering into

such a contract, the department shall retain concurrent authority over such activities. Application for the license shall be made in the manner provided by the department. Licenses expire one year from the date of issue unless revoked and may be renewed in the manner provided by the department. ~~The license or license renewal fee is twenty-five dollars.~~ A license application shall include registration applications for each vehicle used by the applicant for purposes of collecting septage from private sewage disposal facilities and each vehicle used by the applicant for purposes of applying septage to land. Septic disposal management plans shall be submitted to the department and approved annually as a condition of licensing and shall also be filed annually with the county board of health in the county where a proposed septage application site is located. The septic disposal management plan shall include, but not be limited to, the sites of septage application, the anticipated volume of septage applied to each site, the area of each septage application site, the type of application to be used at each site, the volume of septage expected to be collected from private sewage disposal facilities, and a list of registered vehicles collecting septage from private sewage disposal facilities and applying septage to land. The annual license or license renewal fee for a person commercially cleaning private sewage disposal facilities shall be established by the department based on the volume of septage that is applied to land. A septic management fund is created in the state treasury under the control of the department. Annual license and license renewal fees collected pursuant to this section shall be deposited in the septic management fund and are appropriated to the department for purposes of contracting with county boards of health to conduct land application site inspections, record reviews, and septic cleaning equipment inspections. A person violating this section or the rules adopted pursuant to this section as determined by the department is subject to a civil penalty of not more than

twenty-five two hundred fifty dollars. The department shall adopt rules related to, but not limited to, recordkeeping requirements, application procedures and limitations, contamination issues, loss of septage, failure to file a septic disposal management plan, application by vehicles that are not properly registered, wrongful application, and violations of a septic disposal management plan. Each day that a violation continues constitutes a separate offense. However, the total civil penalty shall not exceed five hundred dollars per year. The penalty shall be assessed for a violation occurring ten days following written notice of the violation delivered to the person by the department or a county board of health for the duration of time commencing with the time the violation begins and ending the time the violation is corrected. The septic disposal management plan may be examined to determine the duration of the violation. Moneys collected by the department ~~or a county board of health~~ from the imposition of civil penalties shall be deposited in the general fund of the state. Moneys collected by a county board of health from the imposition of civil penalties shall be deposited in the general fund of the county.

Sec. 3. Section 455B.172, Code 2005, is amended by adding the following new subsection:

NEW SUBSECTION. 5A. a. The department shall by rule adopt standards for the commercial cleaning of toilet units and for the disposal of waste from toilet units. Waste from toilet units shall be disposed of at a wastewater treatment facility and shall not be applied to land. The department may contract for the delegation of the authority for inspection of record reviews and equipment inspections for such units to a county board of health. In the event of entering into such a contract, the department shall retain concurrent authority over such activities.

b. A person shall not commercially clean toilet units or dispose of waste from such units unless the person has been issued a license by the department. The department shall be

exclusively responsible for adopting the standards and issuing licenses. However, county boards of health shall enforce the standards and licensing requirements established by the department. Application for the license shall be made in the manner provided by the department. Licenses expire one year from the date of issue unless revoked and may be renewed in the manner provided by the department. A license application shall include registration applications for each vehicle used by the applicant for purposes of collecting waste from toilet units and each vehicle used by the applicant for purposes of transporting waste from toilet units to a wastewater treatment facility. The annual license or license renewal fee for a person commercially cleaning toilet units shall be established by the department based on the number of trucks or vehicles used by the licensee for purposes of commercial cleaning of toilet units and for the disposal of waste from the toilet units. For purposes of this subsection, "vehicle" includes a trailer.

c. A toilet unit fund is created in the state treasury under the control of the department. Annual license and license renewal fees collected pursuant to this subsection shall be deposited in the toilet unit fund and are appropriated to the department for purposes of contracting with county boards of health to conduct record reviews and toilet unit cleaning equipment inspections.

d. A person violating this section or the rules adopted pursuant to this section as determined by the department is subject to a civil penalty of not more than five hundred dollars. Each day that a violation continues constitutes a separate offense. The penalty shall be assessed for the duration of time commencing with the time the violation begins and ending with the time the violation is corrected. Moneys collected by the department from the imposition of civil penalties shall be deposited in the general fund of the state. Moneys collected by a county board of health from the imposition of civil penalties shall be deposited in the general fund of the county.

Sec. 4. STUDY. By January 1, 2006, the department of natural resources shall submit a written report to the general assembly regarding the land application and treatment of septage. The report shall include a county-by-county analysis of the amount of septage collected at sources in each county, the amount of septage applied to land in each county, and the treatment capacity of wastewater treatment facilities in each county. The report shall include an analysis of the environmental impact of land application of septage and the fiscal impact of a statewide prohibition of the land application of septage.

CHRISTOPHER C. RANTS
Speaker of the House

JOHN P. KIBBIE
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 834, Eighty-first General Assembly.

MARGARET THOMSON
Chief Clerk of the House

Approved 6/10, 2005

THOMAS J. VILSACK
Governor