

HISTORY AND THE CONSTITUTION



Chapter 7

EARLY HISTORY OF IOWA

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Marquette and Joliet Find Iowa Lush and Green

In the summer of 1673, French explorers Louis Joliet and Father Jacques Marquette traveled down the Mississippi River past the land that was to become the state of Iowa. The two explorers, along with their five crewmen, stepped ashore near where the Iowa River flowed into the Mississippi. It is believed that the 1673 voyage marked the first time that white people visited the region of Iowa. After surveying the surrounding area, the Frenchmen recorded in their journals that Iowa appeared lush, green, and fertile. For the next 300 years, thousands of white settlers would agree with these early visitors: Iowa was indeed lush and green; moreover, its soil was highly productive. In fact, much of the history of the Hawkeye State is inseparably intertwined with its agricultural productivity. Iowa stands today as one of the leading agricultural states in the nation, a fact foreshadowed by the observation of the early French explorers.

The Indians

Before 1673, however, the region had long been home to many Native Americans. Approximately 17 different Indian tribes had resided here at various times including the Ioway, Sauk, Mesquaki, Sioux, Potawatomi, Oto, and Missouri. The Potawatomi, Oto, and Missouri Indians had sold their land to the federal government by 1830 while the Sauk and Mesquaki remained in the Iowa region until 1845. The Santee Band of the Sioux was the last to negotiate a treaty with the federal government in 1851.

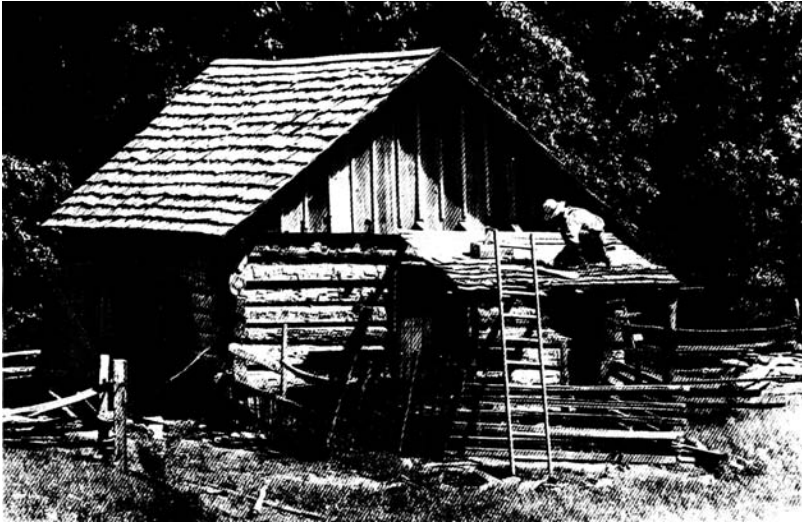
The Sauk and Mesquaki constituted the largest and most powerful tribes in the Upper Mississippi Valley. They had earlier moved from the Michigan region into Wisconsin and by the 1730s, they had relocated in western Illinois. There they established their villages along the Rock and Mississippi Rivers. They lived in their main villages only for a few months each year. At other times, they traveled throughout western Illinois and eastern Iowa hunting, fishing, and gathering food and materials with which to make domestic articles. Every spring, the two tribes traveled northward into Minnesota where they tapped maple trees and made syrup.

In 1829, the federal government informed the two tribes that they must leave their villages in western Illinois and move across the Mississippi River into the Iowa region. The federal government claimed ownership of the Illinois land as a result of the Treaty of 1804. The move was made but not without violence. Chief Black Hawk, a highly respected Sauk leader, protested the move and in 1832 returned to reclaim the Illinois village of Saukenauk. For the next three months, the Illinois militia pursued Black Hawk and his band of approximately 400 Indians northward along the eastern side of the Mississippi River. The Indians surrendered at the Bad Axe River in Wisconsin, their numbers having dwindled to about 200. This encounter is known as the Black Hawk War. As punishment for their resistance, the federal government required the Sauk and Mesquaki to relinquish some of their land in eastern Iowa. This land, known as the Black Hawk Purchase, constituted a strip 50 miles wide lying along the Mississippi River, stretching from the Missouri border to approximately Fayette and Clayton Counties in northeastern Iowa.

Today, Iowa is still home to one Indian group, the Mesquaki, who reside on the Mesquaki Settlement in Tama County. After most Sauk and Mesquaki members had been removed from the state, some Mesquaki tribal members, along with a few Sauk, returned to hunt and fish in eastern Iowa. The Indians then approached Governor James Grimes with the request that they be allowed to purchase back some of their original land. They collected \$735 for their first land purchase and eventually they bought back approximately 3,200 acres.

Iowa's First White Settlers

The first official white settlement in Iowa began in June 1833, in the Black Hawk Purchase. Most of Iowa's first white settlers came from Ohio, Pennsylvania, New York, Indiana, Kentucky, and Virginia. The great majority of newcomers came in family units. Most families had resided in at least one additional state between the time they left their state of birth and the time they arrived



The first settlers in Iowa had trouble finding enough timber to build their new homes.

in Iowa. Sometimes families had relocated three or four times before they reached Iowa. At the same time, not all settlers remained here; many soon moved on to the Dakotas or other areas in the Great Plains.

Iowa's earliest white settlers soon discovered an environment different from that which they had known back East. Most northeastern and southeastern states were heavily timbered; settlers there had material for building homes, outbuildings, and fences. Moreover, wood also provided ample fuel. Once past the extreme eastern portion of Iowa, settlers quickly discovered that the state was primarily a prairie or tall grass region. Trees grew abundantly in the extreme eastern and southeastern portions, and along rivers and streams, but elsewhere timber was limited.

In most portions of eastern and central Iowa, settlers could find sufficient timber for construction of log cabins, but substitute materials had to be found for fuel and fencing. For fuel, they turned to dried prairie hay, corn cobs, and dried animal droppings. In southern Iowa, early settlers found coal outcroppings along rivers and streams. People moving into northwest Iowa, an area also devoid of trees, constructed sod houses. Some of the early sod house residents wrote in glowing terms about their new quarters, insisting that "soddies" were not only cheap to build but were warm in the winter and cool in the summer. Settlers experimented endlessly with substitute fencing materials. Some residents built stone fences; some constructed dirt ridges; others dug ditches. The most successful fencing material was the osage orange hedge until the 1870s when the invention of barbed wire provided farmers with satisfactory fencing material.

Early settlers recognized other disadvantages of prairie living. Many people complained that the prairie looked bleak and desolate. One woman, newly arrived from New York state, told her husband that she thought she would die without any trees. Immigrants from Europe, particularly the Scandinavian countries, reacted in similar fashion. These newcomers also discovered that the prairies held another disadvantage — one that could be deadly. Prairie fires were common in the tall grass country, often occurring yearly. Diaries of pioneer families provide dramatic accounts of the reactions of early Iowans to prairie fires, often a mixture of fear and awe. When a prairie fire approached, all family members were called out to help keep the flames away. One 19th century Iowan wrote that in the fall, people slept "with one eye open" until the first snow fell, indicating that the threat of fire had passed.

Pioneer families faced additional hardships in their early years in Iowa. Constructing a farmstead was hard work in itself. Families not only had to build their homes, but often they had to

construct the furniture used. Newcomers were often lonely for friends and relatives. Pioneers frequently contracted communicable diseases such as scarlet fever. Fever and ague, which consisted of alternating fevers and chills, was a constant complaint. Later generations would learn that fever and ague was a form of malaria, but pioneers thought that it was caused by gas emitted from the newly turned sod. Moreover, pioneers had few ways to relieve even common colds or toothaches.

Early life on the Iowa prairie was sometimes made more difficult by the death of family members. Some pioneer women wrote of the heartache caused by the death of a child.

One woman, Kitturah Belknap, had lost one baby to lung fever. When a second child died, she confided in her diary:

"I have had to pass thru another season of sorrow. Death has again entered our home. This time it claimed our dear little John for its victim. It was hard for me to give him up but dropsy on the brain ended its work in four short days We are left again with one baby and I feel that my health is giving way."

But for the pioneers who remained on the land,¹ and most did, the rewards were substantial. These early settlers soon discovered that prairie land, although requiring some adjustments, was some of the richest land to be found anywhere in the world. Moreover, by the late 1860s, most of the state had been settled and the isolation and loneliness associated with pioneer living had quickly vanished.

Transportation: Railroad Fever

As thousands of settlers poured into Iowa in the mid-1800s, all shared a common concern for the development of adequate transportation. The earliest settlers shipped their agricultural goods down the Mississippi River to New Orleans, but by the 1850s, Iowans had caught the nation's railroad fever. The nation's first railroad had been built near Baltimore in 1831, and by 1860, Chicago was served by almost a dozen lines. Iowans, like other Midwesterners, were anxious to start railroad building in their state.

In the early 1850s, city officials in the river communities of Dubuque, Clinton, Davenport, and Burlington began to organize local railroad companies. City officials knew that railroads building west from Chicago would soon reach the Mississippi River opposite the four Iowa cities. With the 1850s, railroad planning took place which eventually resulted in the development of the Illinois Central and the Chicago and North Western railroads, with the first railroad reaching Council Bluffs in 1867. Council Bluffs had been designated as the eastern terminus for the Union Pacific, the railroad that would eventually extend across the western half of the nation and, along with the Central Pacific, provide the nation's first transcontinental railroad. A short time later a fifth railroad, the Chicago, Milwaukee, St. Paul, and Pacific, also completed its line across the state.

The completion of five railroads across Iowa brought major economic changes. Of primary importance, Iowans could travel every month of the year. During the latter 19th and early 20th centuries, even small Iowa towns had six passenger trains a day. Steamboats and stagecoaches had previously provided transportation, but both were highly dependent on the weather, and steamboats could not travel at all once the rivers had frozen over. Railroads also provided year-round transportation for Iowa's farmers. With Chicago's preeminence as a railroad center, the corn, wheat, beef, and pork raised by Iowa's farmers could be shipped through Chicago, across the nation to eastern seaports, and from there, anywhere in the world.

Railroads also brought major changes in Iowa's industrial sector. Before 1870, Iowa contained some manufacturing firms in the eastern portion of the state, particularly all made possible by year-round railroad transportation. Many of the new industries were related to agriculture. In Cedar Rapids, John and Robert Stuart, along with their cousin, George Douglas, started an oats processing plant. In time, this firm took the name Quaker Oats. Meat packing plants also appeared in the 1870s in different parts of the state: Sinclair Meat Packing opened in Cedar Rapids and John Morrell and Company set up operations in Ottumwa.

¹ Glenda Riley, *Frontierswomen: The Iowa Experience* (Ames: Iowa State University Press, 1981), p. 81.

Education and Religion

As Iowa's population and economy continued to grow, educational and religious institutions also began to take shape. Americans had long considered education important and Iowans did not deviate from that belief. Early in any neighborhood, residents began to organize schools. The first step was to set up township elementary schools, aided financially by the sale or lease of section 16 in each of the state's many townships. The first high school was established in the 1850s, but in general, high schools did not become widespread until after 1900. Private and public colleges also soon appeared. By 1900, the Congregationalists had established Grinnell College. The Catholics and Methodists were most visible in private higher education, however. As of 1900, they had each created five colleges: Iowa Wesleyan, Simpson, Cornell, Morningside, and Upper Iowa University by the Methodists; and Marycrest, St. Ambrose, Briar Cliff, Loras, and Clarke by the Catholics. Other church colleges present in Iowa by 1900 were Coe and Dubuque (Presbyterian); Wartburg and Luther (Lutheran); Central (Baptist); and Drake (Disciples of Christ).

The establishment of private colleges coincided with the establishment of state educational institutions. In the mid-1800s, state officials organized three state institutions of higher learning, each with a different mission. The University of Iowa, established in 1855, was to provide classical and professional education for Iowa's young people. Iowa State College of Science and Technology (now Iowa State University), established in 1858, was to offer agricultural and technical training. Iowa State Teachers' College (now University of Northern Iowa), founded in 1876, was to train teachers for the state's public schools.

Iowans were also quick to organize churches. Beginning in the 1840s, the Methodist Church sent out circuit riders to travel throughout the settled portion of the state. Each circuit rider typically had a two-week circuit in which he visited individual families and conducted sermons for local Methodist congregations. Because the circuit riders' sermons tended to be emotional and simply stated, Iowa's frontierspeople could readily identify with them. The Methodists profited greatly from their "floating ministry," attracting hundreds of converts in Iowa's early years. As more settled communities appeared, the Methodist Church assigned ministers to these stationary charges.

Catholics also moved into Iowa soon after white settlement began. Dubuque served as the center for Iowa Catholicism as Catholics established their first diocese in that city. The leading Catholic figure was Bishop Mathias Loras, a Frenchman, who came to Dubuque in the late 1830s. Bishop Loras helped establish Catholic churches in the area and worked hard to attract priests and nuns from foreign countries. Before the Civil War, most of Iowa's Catholic clergy were from France, Ireland, and Germany. After the Civil War, more and more of that group tended to be native-born. Bishop Loras also helped establish two Catholic educational institutions in Dubuque, Clarke College and Loras College.

Congregationalists were the third group to play an important role in Iowa before the Civil War. The first group of Congregationalist ministers here were known as the Iowa Band. This was a group of 11 ministers, all trained at Andover Theological Seminary, who agreed to carry the gospel into a frontier region. The group arrived in 1843, and each minister selected a different town in which to establish a congregation. The Iowa Band's motto was "each a church; all a college." After a number of years when each minister worked independently, the ministers collectively helped to establish Iowa College in Davenport. Later church officials moved the college to Grinnell.



Drake University class of 1887

nell and changed its name to Grinnell College. The letters and journal of William Salter, a member of the Iowa Band, depict the commitment and philosophy of this small group. At one point, Salter wrote the following to his fiancée back East:

“I shall aim to show that the West will be just what others make it, and that they which work the hardest and do the most for it shall have it. Prayer and pain will save the West and the Country is worth it”²

Throughout the 19th century, many other denominations also established churches within the state. Quakers established meeting houses in the communities of West Branch, Springdale, and Salem. Presbyterians were also well represented in Iowa communities. Baptists often followed the practice of hiring local farmers to preach on Sunday mornings. And as early as the 1840s, Mennonite Churches began to appear in eastern Iowa. The work of the different denominations meant that during the first three decades of settlement, Iowans had quickly established their basic religious institutions.

The Civil War

By 1860, Iowa had achieved statehood (December 28, 1846), and the state continued to attract many settlers, both native and foreign-born. Only the extreme northwestern part of the state remained a frontier area. But after almost 30 years of peaceful development, Iowans found their lives greatly altered with the outbreak of the Civil War in 1861. While Iowans had no battles fought on their soil, the state paid dearly through the contributions of its fighting men. Iowa males responded enthusiastically to the call for Union volunteers and more than 75,000 Iowa men served with distinction in campaigns fought in the East and in the South. Of that number, 13,001 died in the war, many of disease rather than from battle wounds. Some men died in the Confederate prison camps, particularly Andersonville, Georgia. A total of 8,500 Iowa men were wounded.

Many Iowans served with distinction in the Union Army. Probably the best known was Grenville Dodge, who became a general during the war. Dodge fulfilled two important functions: he supervised the rebuilding of many southern railroad lines to enable Union troops to move more quickly through the South; and he directed the counterintelligence operation for the Union Army, locating Northern sympathizers in the South who, in turn, would relay information on Southern troop movements and military plans to military men in the North.

Another Iowan, Cyrus Carpenter, was 31 years old when he entered the army in 1861. Living in Fort Dodge, Carpenter requested a commission from the army rather than enlisting. He was given the rank of captain and was installed as quartermaster. Carpenter had never served in that capacity before, but with the aid of an army clerk, he proceeded to carry out his duties. Most of the time, Carpenter was responsible for feeding 40,000 men. Not only was it difficult to have sufficient food for the men, but Carpenter constantly had to keep his supplies and staff on the move. Carpenter found it an immensely frustrating task, but most of the time, he managed to have the food and other necessities at the right place at the right time.

Iowa women also served their nation during the war. Hundreds of women knitted sweaters, sewed uniforms, rolled bandages, and collected money for military supplies. Women formed soldiers' relief societies throughout the state. Annie Wittenmyer particularly distinguished herself through volunteer work. She spent much time during the war raising money and needed supplies for Iowa soldiers. At one point, Mrs. Wittenmyer visited her brother in a Union army hospital. She objected to the food served to the patients, contending that no one could get well on greasy bacon and cold coffee. She suggested to hospital authorities that they establish diet kitchens so that the patients would receive proper nutrition. Eventually, some diet kitchens were established



Annie Wittenmyer

² Joseph Wall, *Iowa: A History* (New York: W.W. Norton & Company Inc., 1978), p. 70.

in military hospitals. Mrs. Wittenmyer also was responsible for the establishment of several homes for soldiers' orphans.

The Political Arena

The Civil War era brought considerable change to Iowa and perhaps one of the most visible changes came in the political arena. During the 1840s, most Iowans voted Democratic although the state also contained some Whigs. Iowa's first two United States Senators were Democrats as were most state officials. During the 1850s, however, the state's Democratic Party developed serious internal problems as well as being unsuccessful in getting the national Democratic Party to respond to their needs. Iowans soon turned to the newly emerging Republican Party; the political career of James Grimes illustrates this change. In 1854, Iowans elected Grimes governor on the Whig ticket. Two years later, Iowans elected Grimes governor on the Republican ticket. Grimes would later serve as a Republican United States Senator from Iowa. Republicans took over state politics in the 1850s and quickly instigated several changes. They moved the state capital from Iowa City to Des Moines, they established the University of Iowa, and they wrote a new state constitution. From the late 1850s until well into the 20th century, Iowans remained strongly Republican. Iowans sent many highly capable Republicans to Washington, particularly William Boyd Allison of Dubuque, Jonathan P. Dolliver of Fort Dodge, and Albert Baird Cummins of Des Moines. These men served their state and their nation with distinction.

Another political issue facing Iowans in the 1860s was the issue of women's suffrage. From the 1860s on, Iowa contained a large number of women, and some men, who strongly supported the measure and who worked endlessly for its adoption. In keeping with the general reform mood of the latter 1860s and 1870s, the issue first received serious consideration when both houses of the General Assembly passed a women's suffrage amendment in 1870. Two years later, however, when the Legislature had to consider the amendment again before it could be submitted to the general electorate, interest had waned, opposition had developed, and the amendment was defeated.

For the next 47 years, Iowa women worked continually to secure passage of a women's suffrage amendment to Iowa's constitution. During that time, the issue was considered in almost every session of the Legislature, but an amendment was offered (having passed both houses of the Legislature in two consecutive sessions) to the general electorate only once, in 1916. In that election, voters defeated the amendment by about 10,000 votes.

The arguments against women's suffrage ranged from the charge that women were not interested in the vote to the charge that women's suffrage would bring the downfall of the family and would cause delinquency in children. Regarding the defeat of the 1916 state referendum on the female vote, Iowa-born Carrie Chapman Catt, a leader for the women's suffrage cause, argued that the liquor interests in the state should accept responsibility as they had worked hard to defeat the measure. During the long campaign to secure the vote, however, the women themselves were not always in agreement as to the best approach to secure a victory. Catt herself led the final victorious assault in 1918 and 1919 in Washington with her "winning plan." This called for women to work for both state (state constitutions) and national (national constitution) amendments. Finally, in 1920, after both houses of the United States Congress passed the measure and it had been approved by the proper number of states, women's suffrage became a reality for American women everywhere.



**Norwegian emigrant
Gertrud Aga Nesheim**

Iowa: Home for Immigrants

While Iowans were debating the issues of women's suffrage in the post-Civil War period, the state itself was attracting many more people. Following the Civil War, Iowa's population continued to grow dramatically, from 674,913 people in 1860 to 1,194,020 in 1870. Moreover, the ethnic composition of Iowa's population also changed substantially. Before the Civil War, Iowa had attracted some foreign-born settlers, but the number remained small. After the Civil War, the number of immigrants increased. In 1869, the state encouraged immigration by printing a 96-page booklet entitled *Iowa: The Home of Immigrants*. The publication gave physical, social, educational, and political descriptions of Iowa. The Legislature instructed that the booklet be published in English, German, Dutch, Swedish, and Danish.

Iowans were not alone in their efforts to attract more northern and western Europeans. Throughout the nation, Americans regarded these newcomers as "good stock" and welcomed them enthusiastically. Most immigrants from these countries came in family units. Germans constituted the largest group, settling in every county within the state. The great majority became farmers, but many also became craftsmen and shopkeepers. Moreover, many German-Americans edited newspapers, taught school, and headed banking establishments. In Iowa, Germans exhibited the greatest diversity in occupations, religion, and geographical settlement.

The Marx Goettsch family of Davenport serves well as an example of German immigrants. At the time of his emigration in 1871, Goettsch was 24 years old, married, and the father of a young son. During a two-year term in the German Army, Goettsch had learned the trade of shoemaking. Goettsch and his family chose to settle in Davenport, among Germans from the Schleswig-Holstein area. By working hard as a shoemaker, Goettsch managed not only to purchase a building for his home and shop, but also to purchase five additional town lots. Later, Goettsch had homes built on the lots which he rented out. He had then become both a small businessman and a landlord.

During the next 25 years, Goettsch and his wife, Anna, raised six children and enjoyed considerable prosperity. For Marx and Anna, life in America, surrounded by fellow German-Americans, did not differ greatly from life in the old country. For their children, however, life was quite different. The lives of the Goettsch children — or the second generation — best illustrate the social and economic opportunities available to immigrants in the United States. If the family had remained in Germany, probably all five sons would have followed their father's occupation of shoemaker. In the United States, all five pursued higher education. Two sons received Ph.D.s, two sons received M.D.s, and one son became a professional engineer. With the third generation, education was also a crucial factor. Of seven grandchildren, all became professionals. Moreover, five of the seven were female. As the Goettsch experience indicates, opportunities abounded for immigrants settling in Iowa in the 19th and 20th centuries. The newcomers and their children could take up land, go into business, or pursue higher education. For most immigrants, these areas offered a better, more prosperous life than their parents had known in the old country.

Iowa also attracted many other people from Europe, including Swedes, Norwegians, Danes, Hollanders, and many immigrants from the British Isles as shown by the following table. After 1900, people also emigrated from southern and eastern Europe. In many instances, immigrant groups were identified with particular occupations. The Scandinavians, including Norwegians, who settled in Winneshiek and Story Counties; Swedes, who settled in Boone County; and Danes, who settled in southwestern Iowa, were largely associated with farming. Many Swedes also became coal miners. The Hollanders made two major settlements in Iowa, the first in Marion County and the second in northwest Iowa.

Foreign-Born in Iowa — 1880, 1900, and 1920

Country	1880	1900	1920
All countries	261,650	305,920	255,647
Germany	88,268	123,162	70,642
Sweden	17,559	29,875	22,493
Norway	21,586	25,634	17,344
Denmark	6,901	17,102	18,020
Netherlands	4,743	9,388	12,471
England	22,610	21,027	13,036
Scotland	6,885	6,425	3,967
Wales	3,031	3,091	1,753
Ireland	44,061	28,321	10,685
Switzerland	4,584	4,342	2,871
France	2,675	1,905	2,125
Austria	12,027	13,118	4,334
Czechoslovakia*			9,150
Russia	535	1,998	7,319
Italy	122	1,196	4,956
Canada	21,062	15,687	8,929

Source: Leland Sage, A History of Iowa (Ames: Iowa State University Press, 1974), p. 93.

*Residents from Bohemia numbered 10,423 in 1885, 9,098 in 1905, and 9,500 in 1915. Totals for other countries, such as Belgium, Hungary, Poland, Yugoslavia, and Greece, are not included because each country's foreign-born was less than 1,000 in any census year.

Coal Miners

Proportionately far more southern and eastern European immigrants, particularly Italians and Croatians, went into coal mining than did western and northern Europeans. Arriving in Iowa with little money and few skills, these groups gravitated toward work that required little or no training and provided them with immediate employment. In Iowa around the turn of the century, that work happened to be coal mining.

Italian emigration differed from earlier emigration in that it tended to be male dominated. Typically, the Italian male emigrated with financial support of family or friends. Once in Iowa, he worked in the mines to pay back his sponsors; then he began to save to bring his wife and family from Italy. For two generations, Italian males worked in coal mines scattered throughout central



The Buxton Wonders baseball team was from the coal mining town of Buxton, which only existed from 1900-1922.

and southern Iowa. Beginning around 1925, however, the Iowa coal industry began to decline. By the mid-1950s only a few underground mines remained in the state.

Life in a coal camp differed greatly from life in more settled Iowa communities. Most residents described the camps as bleak and dismal. The typical coal camp contained a company store, a tavern and pool hall, a miners' union hall, and an elementary school. Only rarely did coal camps contain churches or high schools. Coal camp residents had few social or economic opportunities. Most sons followed their fathers into the mines, and daughters tended to marry miners and continued to live in the camps.

The majority of blacks who migrated to Iowa during the late 19th and early 20th centuries also worked as coal miners. Before the Civil War, Iowa had only a small black population, but in the 1880s that number increased considerably. Unfortunately, many of the early blacks were hired as strike breakers by Iowa coal operators. In later decades, however, coal companies hired blacks as regular miners.

The most notable coal community in Iowa was Buxton. Located in northern Monroe County, Buxton contained almost 5,000 people. By contrast, most coal camps averaged around 200 residents. Consolidation Coal Company owned and operated Buxton and instigated many progressive policies. Perhaps most unusual, Buxton had a high black population, at one time almost 54 percent. Most social and economic institutions were racially integrated and the town contained many black professionals. Buxton existed from 1900 to 1922 when coal seams around the area were depleted. Black families then moved on to Des Moines, Waterloo, Cedar Rapids, and to communities outside the state.

The Family Farm

After the Civil War, Iowa's agriculture also underwent considerable change. By the 1870s, farms and small towns blanketed the entire state. Also in that decade, Iowa farmers established definite production patterns, which led to considerable prosperity. During the Civil War, Iowa farmers had raised considerable wheat. After the war, however, prominent Iowa farmers like "Tama Jim" Wilson, later to be United States Secretary of Agriculture for 16 years, urged farmers to diversify their production, raise corn rather than wheat, and convert that corn into pork, beef, and wool whenever possible. For many generations, Iowa farmers have followed Wilson's advice.

Even though farmers changed their agricultural production, farm work continued to be dictated by the seasons. Wintertime meant butchering, fence mending, ice cutting, and wood chopping. In the spring, farmers prepared and planted their fields. Summertime brought sheep shearing, haying, and threshing. In the fall, farmers picked corn, the most difficult farm task of all.

Farm women's work also progressed according to the seasons. During the winter, women did their sewing and mending, and helped with butchering. Spring brought the greatest activity. Then women had to hatch and care for chickens, plant gardens, and do spring housekeeping. During the summer, women canned large amounts of vegetables and fruit. Canning often extended into the fall. Foods like apples and potatoes were stored for winter use. Throughout all the seasons, there were many constants in farm women's routines. Every day meals had to be prepared, children cared for, and housekeeping done. With gardens to tend and chickens to feed and water, farm women had both indoor and outdoor work. Through their activities, however, women produced most of their families' food supply.

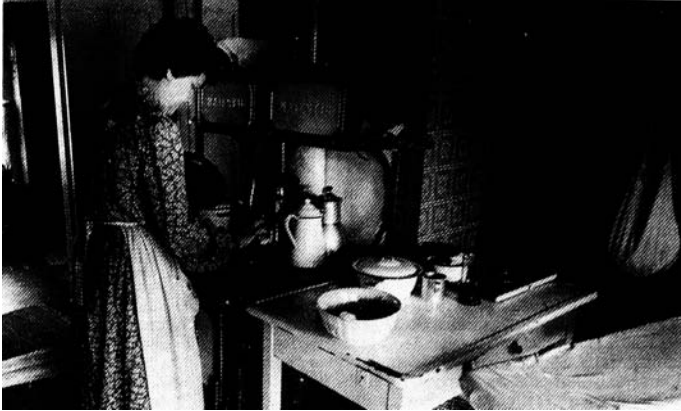
During the late 1800s and early 1900s, social activities for farm families were limited. Most families made few trips to town. Some Iowans remember that even in the 1920s, they went to town only on Saturday night. Family members looked to each other for companionship and socializing. Moreover, the country church and the country school were important social centers. Families gathered at neighborhood schools several times each year for Christmas programs, spelling bees, and annual end-of-the-year picnics.

Many rural neighborhoods had distinct ethnic identifications, often merged into religion. Throughout the Iowa countryside, churches abounded with designations such as German Lutheran, German Catholic, German Methodist, Swedish Lutheran, Swedish Methodist, and Swedish Baptist.

Vast Changes

In 1917, the United States entered World War I and farmers as well as all Iowans experienced a wartime economy. For farmers, the change was significant. Since the beginning of the war in 1914, Iowa farmers had experienced economic prosperity. Along with farmers everywhere, they were urged to be patriotic by increasing their production. Farmers purchased more land and raised more corn, beef, and pork for the war effort. It seemed that no one could lose as farmers expanded their operations, made more money, and at the same time, helped the Allied war effort.

After the war, however, Iowa farmers soon saw wartime farm subsidies eliminated. Beginning in 1920, many farmers had difficulty making the payment for debts they had incurred during the



The farm women had many responsibilities, including providing most of their families' food supply.

war. The 1920s were a time of hardship for Iowa's farm families and for many families, these hardships carried over into the 1930s.

As economic difficulties worsened, Iowa farmers sought to find local solutions. Faced with extremely low farm prices, including corn at 10 cents a bushel and pork at three cents a pound, some Iowa farmers joined the Farm Holiday Association. This group, which had its greatest strength in the area around Sioux City, tried to withhold farm products from markets. They believed this practice would force up farm prices. The Farm Holiday Association had only limited success as many farmers did not cooperate and the withholding itself did little to raise prices. Farmers experienced little relief until 1933 when the federal government, as part of Franklin Roosevelt's New Deal, created a federal farm program.

In 1933, native Iowan Henry A. Wallace went to Washington as Secretary of Agriculture and served as principal architect for the new farm program. Wallace, former editor of the Midwest's leading farm journal, *Wallace's Farmer*, believed that prosperity would return to the agricultural sector only if agricultural production was curtailed. Further, he believed that farmers would be monetarily compensated for withholding agricultural land from production. These two principles were incorporated into the Agricultural Adjustment Act passed in 1933. Iowa farmers experienced some recovery as a result of the legislation but like all Iowans, they did not experience total recovery until the 1940s.

Since World War II, Iowans have continued to undergo considerable economic, political, and social change. In the political arena, Iowans experienced a major change in the 1960s when liquor by the drink came into effect. During both the 19th and early 20th centuries, Iowans had strongly supported prohibition, but in 1933 with the repeal of national prohibition, Iowans established a state liquor commission. This group was charged with control and regulation of Iowa's liquor sales. From 1933 until the early 1960s, Iowans could purchase packaged liquor only. In the 1970s, Iowans witnessed a reapportionment of the General Assembly, achieved only after a long struggle

for an equitably apportioned state legislature. Another major political change was in regard to voting. By the mid-1950s, Iowa had developed a fairly competitive two-party structure, ending almost 100 years of Republican domination within the state.

In the economic sector, Iowa also has undergone considerable change. Beginning with the first farm-related industries developed in the 1870s, Iowa has experienced a gradual increase in the number of business and manufacturing operations. The period since World War II has witnessed a particular increase in manufacturing operations. While agriculture continues to be the state's dominant industry, Iowans also produce a wide variety of products, including refrigerators, washing machines, fountain pens, farm implements, and food products that are shipped around the world.

Strong Traditions

At the same time, some traditions remain unchanged. Iowans are still widely known for their strong educational systems, both in secondary as well as in higher education. Today, Iowa State University and the University of Iowa continue to be recognized nationally and internationally as outstanding educational institutions. Iowa remains a state composed mostly of farms and small towns, with a limited number of larger cities. Moreover, Iowa is still a place where most people live stable, comfortable lives, where family relationships are strong and where the quality of life is high. In many peoples' minds, Iowa is "middle America." Throughout the years, Iowans have profited from their environment and the result is a progressive people and a bountiful land.

Population of Iowa: 1840 to 2000

(A minus sign (-) denotes decrease)

Census	Population	Increase Over Preceding Census	
		Number	Percent
2000	2,926,324	149,569	5.4
1990	2,776,755	-137,053	-4.7
1980	2,913,808	88,440	3.1
1970	2,825,368	67,831	2.4
1960	2,757,537	136,464	5.2
1950	2,621,073	82,805	3.3
1940	2,538,268	67,328	2.7
1930	2,470,939	66,918	2.8
1920	2,404,021	179,250	8.1
1910	2,224,771	-7,082	-0.3
1900	2,231,853	319,556	16.7
1890	1,912,297	287,682	17.7
1880	1,624,615	430,595	36.1
1870	1,194,020	519,107	76.9
1860	674,913	482,699	251.1
1850	192,214	149,102	345.8
1840	43,112 *	----	----

*Includes population of area now constituting that part of Minnesota lying west of the Mississippi River and a line drawn from its source northward to the Canadian boundary. This area formed a part of Iowa Territory in 1840.

THE UNDERGROUND RAILROAD IN IOWA

Reprinted and revised from 1973-1974 edition of the Iowa Official Register

Iowa had many stations on the Underground Railroad, an organization of men and women, many of them Quakers, who actively assisted runaway slaves to reach Canada and freedom.

Many of these stations still stand. In bars, houses, and cellars, devoted men and women found a few hours of security and rest for the fleeing slaves. One of the best known stations is Salem's Lewelling House in Henry County. Its settlers were predominantly Quakers who at the risk of their own lives and property befriended slaves. Armed Missourians with baying bloodhounds often rode close behind escaping slaves. Irate slave owners threatened to shoot or hang those helping the slaves and/or burn their buildings.

John Brown, the noted abolitionist, had many friends on the Underground Railroad and was often in Iowa. After his Kansas battles, he fled to the Quakers in this state. While these men of peace did not condone Brown's shedding of blood, they agreed with his antislavery stand.

In Tabor, West Liberty, and Springdale, Brown was a frequent visitor. Tabor, nearest underground station to the south, was settled by Ohio abolitionists, and in the late 1850s its square was often crowded with covered wagons loaded with immigrants bound for Kansas. Many of these men and women were abolitionists, and around the campfires discussions of slavery raged far into the night.

In Tabor, John Brown drilled his followers for the fighting ahead and stored arms and ammunition. To Tabor came the sick and wounded from his Kansas battles. Brown himself sought the peace and quiet of Iowa firesides to rest and brood and talk with his friends.

The old stone Lewelling House still stands in Salem and is open to the public. In its kitchen, furnished as in Civil War days, the stone steps into the cellar which slaves followed to their hiding place may be seen.

TERRITORIAL OFFICIALS AND GOVERNORS OF IOWA

Auditors

Office created January 7, 1840

JESSE WILLIAMS, appointed 1840

WILLIAM M. GILBERT, appointed 1843, reappointed 1844

ROBERT M. SECREST, appointed 1845

Treasurers

Office created January 24, 1839

THORNTON BAYLESS, appointed 1839

MORGAN RENO, appointed 1840

Superintendent of Public Instruction

Office created February 12, 1841; abolished March 9, 1842

WILLIAM REYNOLDS, appointed 1841

Judges of the Supreme Court

CHARLES MASON, chief justice 1838-1846

JOSEPH WILLIAMS, associate justice 1838-1846

THOMAS S. WILSON, associate justice 1838-1846

GEORGE S. HAMPTON, associate justice 1839-1846

THORNTON BAYLESS, clerk 1838-1839

EASTIN MORRIS, reporter 1843-1846

Delegates to Congress

WILLIAM W. CHAPMAN, 25th and 26th Congresses

FRANCIS GEHON*

AUGUSTUS C. DODGE, 27th, 28th, and 29th Congresses

Legislative Officers for the Territory of Iowa

Before Iowa was admitted as a state in 1846, the Senate of the territory was called the Legislative Council. The presiding officer was known as the president of the council. The Iowa Constitution, approved by a vote of the people in 1857, created the Office of Lieutenant Governor and named the Lieutenant Governor as the ex officio President of the Senate.

The 1838, 1839, and 1840 sessions were held at the territorial capital in Burlington. The 1841 through 1845 sessions were held in Iowa City. In 1855, the General Assembly voted to change the location of the capital to Des Moines.

<u>Opening Month of Sessions</u>	<u>President of Legislative Council</u>	<u>Speaker of the House</u>
November 1838	Jesse B. Browne	Wm. H. Wallace
November 1839	Stephen P. Hempstead	Edward Johnston
November 1840	M. Bainbridge	Thomas Cox
December 1841	J.W. Parker	Warren Lewis
December 1842	John D. Elbert	James M. Morgan
December 1843	Francis Springer and Thomas Cox	James P. Carleton
December 1844	Francis Gehon	John Foley
December 1845	S. Clinton Hastings	Geo. W. McCleary

* Elected in 1839, but may have never acted as a delegate.

Territorial Governors

By Presidential Appointment



Robert Lucas
1838-1841



John Chambers
1841-1845



James Clarke
1845-1846

Governors of Iowa

By Election



Ansel Briggs (D)
1846-1850



Stephen P. Hempstead (D)
1850-1854



James W. Grimes (W)
1854-1858



Ralph P. Lowe (R)
1858-1860



Samuel J. Kirkwood (R)
1860-1864
1876-1877



William M. Stone (R)
1864-1868

Governors of Iowa



Samuel Merrill (R)
1868-1872



Cyrus C. Carpenter (R)
1872-1876



Joshua G. Newbold (R)
1877-1878



John H. Gear (R)
1878-1882



Buren R. Sherman (R)
1882-1886



William Larrabee (R)
1886-1890



Horace Boies (D)
1890-1894



Frank D. Jackson (R)
1894-1896



Francis M. Drake (R)
1896-1898

Governors of Iowa



Leslie M. Shaw (R)
1898-1902



Albert B. Cummins (R)
1902-1908



Warren Garst (R)
1908-1909



Beryl F. Carroll (R)
1909-1913



George W. Clarke (R)
1913-1917



William L. Harding (R)
1917-1921



Nathan E. Kendall (D)
1921-1925



John Hammill (R)
1925-1931



Daniel W. Turner (R)
1931-1933

Governors of Iowa



Clyde L. Herring (D)
1933-1937



Nelson G. Kraschel (D)
1937-1939



George A. Wilson (R)
1939-1943



**Bourke B.
Hickenlooper (R)**
1943-1945



Robert D. Blue (R)
1945-1949



William S. Beardsley (R)
1949-1954



Leo Elthon (R)
1954-1955



Leo A. Hoegh (R)
1955-1957



Herschel C. Loveless (D)
1957-1961

Governors of Iowa



Norman A. Erbe (R)
1961-1963



Harold E. Hughes (D)
1963-1969



Robert D. Fulton (D)
1969



Robert D. Ray (R)
1969-1983



Terry E. Branstad (R)
1983-1999



Tom Vilsack (D)
1999-

Governors

Name	Date of Birth	Place of Birth	Residence	Inauguration	Age at Inaug.	Years Served	Politics	Date of Death
Ansel Briggs	Feb. 3, 1806	VT	Jackson	Dec. 3, 1846	40	1846-1850	Democrat	May 5, 1881
Stephen P. Hempstead	Oct. 1, 1812	New London, CT	Dubuque	Dec. 4, 1850	38	1850-1854	Democrat	Feb. 16, 1883
James W. Grimes	Oct. 20, 1816	Deering, NH	Des Moines	Dec. 9, 1854	38	1854-1858	Whig	Feb. 7, 1872
Ralph P. Lowe	Nov. 27, 1805	Warren Co., OH	Muscataine	Jan. 14, 1858	52	1858-1860	Republican	Dec. 22, 1883
Samuel J. Kirkwood	Dec. 20, 1813	Hartford Co., MD	Johnson	Jan. 11, 1860	46	1860-1864	Republican	Sept. 1, 1894
William M. Stone	Oct. 14, 1827	Jefferson Co., NY	Marion	Jan. 14, 1864	36	1864-1868	Republican	July 18, 1893
Samuel Merrill	Aug. 7, 1822	Oxford Co., ME	Clayton	Jan. 16, 1868	45	1868-1872	Republican	Aug. 31, 1899
Cyrus C. Carpenter	Nov. 24, 1829	Hartford, PA	Webster	Jan. 11, 1872	42	1872-1876	Republican	May 29, 1898
Samuel J. Kirkwood	Dec. 20, 1813	Hartford Co., MD	Johnson	Jan. 13, 1876	62	1876-1877	Republican	Sept. 1, 1894
Joshua F. Newbold	May 12, 1830	Fayette Co., PA	Henry	Feb. 1, 1877	46	1877-1878	Republican	June 10, 1903
John H. Gear	Apr. 7, 1825	Haca, NY	Des Moines	Jan. 17, 1878	52	1878-1882	Republican	July 14, 1900
Buren R. Sherman	May 28, 1836	Phelps, NY	Benton	Jan. 12, 1882	45	1882-1886	Republican	Nov. 11, 1904
William Larrabee	Jan. 20, 1832	Ledyard, CT	Fayette	Jan. 14, 1886	53	1886-1890	Republican	Nov. 16, 1912
Horace Boies	Dec. 7, 1827	Erie Co., NY	Black Hawk	Feb. 27, 1890	62	1890-1894	Democrat	Apr. 4, 1923
Frank D. Jackson	Jan. 26, 1854	Arcade, NY	Polk	Jan. 11, 1894	39	1894-1896	Republican	Nov. 16, 1938
Francis M. Drake	Dec. 30, 1830	Rushville, IL	Appanoose	Jan. 16, 1896	65	1896-1898	Republican	Nov. 20, 1903
Leslie M. Shaw	Nov. 2, 1848	Morristown, VT	Crawford	Jan. 13, 1898	49	1898-1902	Republican	Mar. 28, 1932
Albert B. Cummins	Feb. 15, 1850	Greene Co., PA	Polk	Jan. 16, 1902	51	1902-1908	Republican	July 30, 1926
Warren Garst	Dec. 4, 1850	Dayton, OH	Carroll	Nov. 24, 1908	57	1908-1909	Republican	Oct. 5, 1924
Beryl F. Carroll	Mar. 15, 1860	Davis Co., IA	Davis	Jan. 14, 1909	48	1909-1913	Republican	Dec. 16, 1939
George W. Clarke	Oct. 24, 1852	Shelby Co., IN	Dallas	Jan. 16, 1913	60	1913-1917	Republican	Nov. 28, 1936
William L. Harding	Oct. 3, 1877	Osceola Co., IA	Woodbury	Jan. 11, 1917	39	1917-1921	Republican	Dec. 17, 1934
Nathan E. Kendall	Mar. 17, 1868	Lucas Co., IA	Monroe	Jan. 13, 1921	52	1921-1925	Republican	Nov. 4, 1936
John Hammill	Oct. 14, 1875	Linden Co., WI	Hancock	Jan. 15, 1925	49	1925-1931	Republican	Apr. 6, 1936
Daniel W. Turner	Mar. 17, 1877	Corning, IA	Adams	Jan. 15, 1931	53	1931-1933	Republican	Apr. 15, 1969
Clyde L. Herring	May 3, 1879	Jackson, MI	Polk	Jan. 12, 1933	53	1933-1937	Democrat	Sept. 15, 1945
Nelson G. Kraschel	Oct. 27, 1889	Macon, IL	Shelby	Jan. 14, 1937	47	1937-1939	Democrat	Mar. 15, 1957
George A. Wilson	Apr. 1, 1884	Adair Co., IA	Polk	Jan. 12, 1939	54	1939-1943	Republican	Sept. 8, 1953
Bourke B. Hickenlooper	July 21, 1896	Taylor Co., IA	Linn	Jan. 14, 1943	47	1943-1945	Republican	Sept. 4, 1971
Robert D. Blue	Sept. 24, 1989	Eagle Grove, IA	Wright	Jan. 11, 1945	46	1945-1949	Republican	Dec. 14, 1989
William S. Beardsley	May 13, 1901	Beacon, IA	Warren	Jan. 13, 1949	47	1949-1954	Republican	Nov. 21, 1954
Leo Elthon	June 9, 1898	Fertile, IA	Worth	Nov. 22, 1954	56	1954-1955	Republican	Apr. 16, 1967
Leo A. Hoegh	Mar. 30, 1908	Audubon Co., IA	Lucas	Jan. 13, 1955	46	1955-1957	Republican	
Herschel C. Loveless	May 1, 1911	Hedrick, IA	Wapello	Jan. 17, 1957	45	1957-1961	Democrat	May 4, 1989
Norman A. Erbe	Oct. 25, 1919	Boone, IA	Boone	Jan. 12, 1961	41	1961-1963	Republican	
Harold E. Hughes	Feb. 10, 1922	Ida Grove, IA	Ida	Jan. 17, 1963	40	1963-1969	Democrat	Oct. 23, 1996
Robert D. Fulton	May 13, 1929	Waterloo, IA	Black Hawk	Jan. 1, 1969	39	1969-1969	Democrat	
Robert D. Ray	Sept. 26, 1928	Des Moines, IA	Polk	Jan. 16, 1969	40	1969-1983	Republican	
Terry E. Branstad	Nov. 17, 1946	Leland, Iowa	Winnebago	Jan. 14, 1983	36	1983-1999	Republican	
Thomas J. Vilsack	Dec. 12, 1950	Pittsburgh, PA	Henry	Jan. 15, 1999	48	1999-	Democrat	

• Gov. Samuel J. Kirkwood resigned Feb. 1, 1877, to be a candidate for the U.S. Senate, to which he was elected. Lt. Gov. Joshua G. Newbold served the unexpired term.

• Albert B. Cummins resigned Nov. 24, 1908, after election to the U.S. Senate and was succeeded by Lt. Gov. Warren Garst, who served the unexpired term.

• Gov. Wm. S. Beardsley was killed in a highway accident on Nov. 21, 1954. Lt. Gov. Leo Elthon was sworn in as Governor Nov. 22, 1954, and served until Jan. 13, 1955, when Leo A. Hoegh was inaugurated as Governor.

• Lt. Gov. Robert D. Fulton became Governor when former Gov. Harold Hughes resigned that position to assume his new duties as U.S. Senator. Fulton served the unexpired term from Jan. 1 to Jan. 16, 1969.

HISTORICAL LISTING OF STATE OFFICIALS OF IOWA 1846-2006

Legislative Officials and Dates of Sessions; Presidents of the Senate*

Number	Convened	Adjourned	Name	Home County
1st	Nov. 30, 1846	Feb. 25, 1847	Thomas N. Baker	Polk
1st Ex.	Jan. 3, 1848	Jan. 25, 1848	Thomas Hughes	Johnson
2nd	Dec. 3, 1848	Jan. 15, 1849	John J. Selman	Davis
3rd	Dec. 2, 1850	Feb. 5, 1851	Enos Lowe	Des Moines
4th	Dec. 6, 1852	Jan. 24, 1853	W. E. Leffingwell	Clinton
5th	Dec. 4, 1854	Jan. 26, 1855	Maturin L. Fisher	Clayton
5th Ex.	July 2, 1856	July 16, 1856	Maturin L. Fisher	Clayton
6th	Dec. 1, 1856	Jan. 29, 1857	William H. Hamilton	Dubuque

*The Office of Lieutenant Governor was not created until Sept. 3, 1857, with the adoption of the present Constitution.

Lieutenant Governors

Office created Sept. 3, 1857, by the present Constitution. Prior to 1991, pursuant to Article IV, Section 18, of the Constitution, the Lieutenant Governor was authorized to perform the duties of the President of the Senate.

Name	Home County	Date of First Election or Appointment	Years Served
Oran Faville	Mitchell	Oct. 13, 1857	1858-1860
Nicholas J. Rusch	Scott	Oct. 11, 1859	1860-1862
John R. Needham	Mahaska	Oct. 8, 1861	1862-1864
Enoch W. Eastman	Hardin	Oct. 13, 1863	1864-1866
Benjamin F. Gue	Webster	Oct. 10, 1865	1866-1868
John Scott	Story	Oct. 8, 1867	1868-1870
Madison M. Walden	Appanoose	Oct. 12, 1869	1870-1871
Henry C. Bulis	Winneshiek	Sept. 13, 1871	1871-1874
Joseph Dysart	Tama	Oct. 14, 1873	1874-1876
Joshua G. Newbold	Henry	Oct. 12, 1875	1876-1877
Frank T. Campbell	Jasper	Oct. 9, 1877	1878-1882
Orlando H. Manning	Carroll	Oct. 11, 1881	1882-1885
John A.T. Hull	Polk	Nov. 3, 1885	1886-1890
Alfred N. Poyneer	Tama	Nov. 5, 1889	1890-1892
Samuel L. Bestow	Lucas	Nov. 3, 1891	1892-1894
Warren S. Dungan	Lucas	Nov. 7, 1893	1894-1896
Matt Parrott	Black Hawk	Nov. 5, 1895	1896-1898
James C. Milliman	Harrison	Nov. 2, 1897	1898-1902
John Herriott	Guthrie	Nov. 5, 1901	1902-1907
Warren Garst	Carroll	Nov. 6, 1906	1907-1908
George W. Clarke	Dallas	Nov. 3, 1908	1909-1913
William L. Harding	Woodbury	Nov. 5, 1912	1913-1917
Ernest R. Moore	Linn	Nov. 7, 1916	1917-1921
John Hammill	Hancock	Nov. 2, 1920	1921-1925
Clem C. Kimball	Pottawattamie	Nov. 4, 1924	1925-1928
Arch W. McFarlane	Black Hawk	Nov. 6, 1928	1928-1933
Nelson G. Kraschel*	Shelby	Nov. 8, 1932	1933-1937
John K. Valentine*	Appanoose	Nov. 3, 1936	1937-1939
Bourke B. Hickenlooper	Linn	Nov. 8, 1938	1939-1943
Robert D. Blue	Wright	Nov. 3, 1942	1943-1945
Kenneth A. Evans	Mills	Nov. 7, 1944	1945-1951
William H. Nicholas	Cerro Gordo	Nov. 7, 1950	1951-1953
Leo Elthon	Worth	Nov. 4, 1952	1953-1957
William H. Nicholas	Cerro Gordo	Nov. 6, 1956	1957-1959
Edward J. McManus	Lee	Nov. 4, 1958	1959-1961
W.L. Mooty	Grundy	Nov. 8, 1960	1961-1965
Robert D. Fulton*	Black Hawk	Nov. 3, 1964	1965-1968

Lieutenant Governors

Name	Home County	Date of First Election or Appointment	Years Served
Roger W. Jepsen	Scott	Nov. 5, 1968	1969-1972
Arthur A. Neu	Carroll	Nov. 7, 1972	1973-1978
Terry E. Branstad	Winnebago	Nov. 7, 1978	1979-1983
Robert T. Anderson*	Jasper	Nov. 2, 1982	1983-1987
Jo Ann Zimmerman*	Dallas	Nov. 4, 1986	1987-1991
Joy Corning	Black Hawk	Nov. 6, 1990	1991-1999
Sally Pederson*	Polk	Nov. 3, 1998	1999-

- Madison Walden resigned in 1871 and Henry C. Bulis was appointed to fill vacancy.
- Joshua Newbold became Governor Feb. 1, 1877.
- Orlando Manning resigned Oct. 12, 1885. No successor appointed to fill out unexpired portion of term.
- Warren Garst became Governor Nov. 24, 1908.
- Robert D. Fulton served as Governor Jan. 1 through Jan. 16, 1969.

* Denotes Democrat; all others are Republican.

Secretaries of State

Name	Home County	Date of First Election or Appointment	Years Served
Elisha Cutler, Jr.*	Van Buren	Oct. 26, 1846	1846-1848
Josiah H. Bonney*	Van Buren	Aug. 7, 1848	1848-1850
George W. McCleary*	Louisa	Aug. 5, 1850	1850-1856
Elijah Sells	Muscatine	Aug. 4, 1856	1856-1863
James Wright	Delaware	Oct. 14, 1862	1863-1867
Ed Wright	Cedar	Oct. 9, 1866	1867-1873
Josiah T. Young	Monroe	Nov. 5, 1872	1873-1879
John A. T. Hull	Davis	Oct. 8, 1878	1879-1885
Frank D. Jackson	Butler	Nov. 4, 1884	1885-1891
William M. McFarland	Emmet	Nov. 4, 1890	1891-1897
George L. Dobson	Polk	Nov. 3, 1896	1897-1901
William B. Martin	Adair	Nov. 6, 1900	1901-1907
William C. Hayward	Scott	Nov. 6, 1906	1907-1913
William S. Allen	Jefferson	Nov. 5, 1912	1913-1919
W.C. Ramsay	Wright	July 1, 1919	1919-1928
Ed M. Smith	Madison	Feb. 15, 1928	1928-1931
G.C. Greenwalt	Mills	Nov. 4, 1930	1931-1933
Ola Babcock Miller*	Washington	Nov. 8, 1932	1933-1937
Robert E. O'Brian*	Woodbury	Jan. 27, 1937	1937-1939
Earl G. Miller	Polk	Nov. 8, 1938	1939-1943
Wayne N. Ropes	Monona	Nov. 3, 1942	1943-1947
Rolo H. Bergeson	Woodbury	Nov. 9, 1946	1947-1949
Melvin D. Synhorst	Sioux	Nov. 2, 1948	1949-1965
Gary L. Cameron*	Jefferson	Nov. 3, 1964	1965-1966
Melvin D. Synhorst	Sioux	Nov. 8, 1966	1967-1980
Mary Jane Odell	Polk	Nov. 1, 1980	1980-1987
Elaine Baxter*	Des Moines	Nov. 4, 1986	1987-1994
Paul D. Pate	Linn	Nov. 8, 1994	1995-1998
Chester J. Culver*	Polk	Nov. 3, 1998	1999-

- W.C. Ramsay was appointed to fill vacancy on resignation of William S. Allen.
- Ola Babcock Miller died Jan. 1937. Robert E. O'Brian was appointed to fulfill the remainder of the term.
- Mary Jane Odell was appointed to fill vacancy on resignation of Melvin D. Synhorst.

* Denotes Democrat; all others are Republican.

Treasurers of State

Name	Home County	Date of First Election or Appointment	Years Served
Morgan Reno*	Johnson	Oct. 26, 1846	1846-1850
Israel Kister*	Davis	Aug. 5, 1850	1850-1852
Martin L. Morris*	Polk	Aug. 2, 1852	1852-1859
John W. Jones	Hardin	Oct. 12, 1858	1859-1863
William H. Holmes	Jones	Oct. 8, 1862	1863-1867
Samuel E. Rankin	Washington	Oct. 9, 1866	1867-1873
William Christy	Clarke	Nov. 5, 1872	1873-1877
George W. Bemis	Buchanan	Nov. 7, 1876	1877-1881
Edwin H. Conger	Dallas	Nov. 2, 1880	1881-1885
Voltaire P. Twombly	Van Buren	Nov. 4, 1884	1885-1891
Byron A. Beeson	Marshall	Nov. 4, 1890	1891-1895
John Herriott	Guthrie	Nov. 6, 1894	1895-1901
Gilbert S. Gilbertson	Winnebago	Nov. 6, 1900	1901-1907
Willson W. Morrow	Union	Nov. 6, 1906	1907-1913
William C. Brown	Wright	Nov. 5, 1912	1913-1917
E.H. Hoyt	Delaware	May 14, 1917	1917-1921
W.J. Burbank	Black Hawk	Nov. 2, 1920	1921-1924
R.E. Johnson	Muscatine	Nov. 4, 1924	1925-1933
Leo J. Wegman*	Carroll	Nov. 8, 1932	1933-1939
W.G.C. Bagley	Cerro Gordo	Nov. 8, 1938	1939-1943
John M. Grimes	Clarke	Oct. 21, 1943	1943-1951
M.L. Abrahamson	Boone	Nov. 7, 1950	1951-1965
Paul Franzenburg	Grundy	Nov. 3, 1964	1965-1969
Maurice E. Baringer	Fayette	Nov. 5, 1968	1969-1983
Michael L. Fitzgerald*	Polk	Nov. 2, 1982	1983-

William C. Brown died May 12, 1917. W.G.C. Bagley died Oct. 20, 1943.

* Denotes Democrat; all others are Republican.

Secretaries of Agriculture

Office created in 1923 by the extra session of the 40th General Assembly.

Name	Home County	Date of First Election or Appointment	Years Served
R.W. Cassaday	Monona	July 1, 1923	1923-1924
R.G. Clark	Hamilton	July 11, 1924	1924-1924
Mark G. Thornburg	Palo Alto	July 28, 1924	1924-1933
Ray Murray*	Winnebago	Nov. 8, 1932	1933-1937
Thomas L. Curran*	Wapello	Nov. 3, 1936	1937-1939
Mark G. Thornburg	Palo Alto	Nov. 8, 1938	1939-1943
Harry D. Linn	Polk	Nov. 3, 1942	1943-1950
Clyde Spry	Woodbury	July 1, 1950	1950-1961
L.B. Liddy	Van Buren	June 19, 1961	1961-1965
Kenneth E. Owen*	Appanoose	Nov. 3, 1964	1965-1966
L.B. Liddy	Van Buren	Nov. 8, 1966	1967-1972
Robert H. Lounsberry	Story	Nov. 7, 1972	1973-1987
Dale M. Cochran*	Webster	Nov. 4, 1986	1987-1998
Patty Judge*	Monroe	Nov. 3, 1998	1998-

• R.G. Clark served only as interim Secretary of Agriculture.

• Clyde Spry appointed to fill vacancy on resignation of Harry D. Linn. Elected and reelected in 1960. Died June 14, 1961.

• L.B. Liddy appointed to fill vacancy on death of Clyde Spry. Elected 1962.

* Denotes Democrat; all others are Republican.

Auditors of State

Name	Home County	Date of First Election or Appointment	Years Served
Joseph T. Fales*	Des Moines	Oct. 26, 1846	1846-1849
William Pattee*	Bremer	Aug. 5, 1850	1850-1854
Andrew J. Stevens**	Polk	Aug. 7, 1854	1854-1855
John Pattee	Bremer	Sept. 13, 1855	1855-1859
Jonathan W. Cattell	Cedar	Oct. 12, 1858	1859-1865
John A. Elliott	Mitchell	Nov. 8, 1864	1865-1871
John Russell	Jones	Oct. 11, 1870	1871-1875
Buren R. Sherman	Benton	Oct. 13, 1874	1875-1881
William V. Lucas	Cerro Gordo	Nov. 2, 1880	1881-1883
John L. Brown	Lucas	Oct. 7, 1882	1883-1885
Jonathon W. Cattell	Cedar	Mar. 19, 1885	1885-1886
John L. Brown	Lucas	Jan. 23, 1886	1886
Charles Beardsley	Des Moines	Apr. 13, 1886	1886
John L. Brown	Lucas	July 14, 1886	1886-1887
Hames A. Lyons	Guthrie	Nov. 2, 1886	1887-1893
Cornelius G. McCarthy	Story	Nov. 8, 1892	1893-1899
Frank F. Merriam	Delaware	Nov. 8, 1898	1899-1903
Beryl F. Carroll	Davis	Nov. 4, 1902	1903-1909
John L. Bleakly	Ida	Nov. 3, 1908	1909-1915
Frank S. Shaw	Tama	Nov. 3, 1914	1915-1921
Glenn C. Haynes	Cerro Gordo	Nov. 2, 1920	1921-1924
James E. Thomas	Montgomery	Sept. 1, 1924	1924-1925
J.C. McClune	Mahaska	Nov. 4, 1924	1925-1927
J.W. Long	Story	Nov. 2, 1926	1927-1932
C. Fred Porter	Polk	Apr. 21, 1932	1932-1933
Charles W. Storms*	Lee	Nov. 8, 1932	1933-1939
C.B. (Chet) Akers	Wapello	Nov. 8, 1938	1939-1965
Lorne R. Worthington	Decatur	Nov. 3, 1965	1965-1966
Lloyd R. Smith	Polk	Nov. 8, 1966	1967-1978
Richard D. Johnson	Polk	Jan. 29, 1979	1979-2002
David A. Vaudt	Polk	Nov. 5, 2002	2002-

Andrew J. Stevens resigned 1855. John Pattee appointed. John L. Brown suspended Mar. 19, 1885. Jonathan W. Cattell appointed to fill vacancy. John L. Brown reinstated Jan. 23, 1886. Suspended again Apr. 13, 1886. Charles Beardsley appointed to fill vacancy. John L. Brown reinstated July 14, 1886. James E. Thomas appointed to fill vacancy on resignation of Glenn C. Haynes. J.W. Long was suspended from office by Gov. Dan Turner when found guilty of cost juggling. C. Fred Porter served as acting State Auditor during J.W. Long's suspension. Richard D. Johnson appointed to fill vacancy on death of Lloyd R. Smith.

* Denotes Democrat, ** Denotes Whig; all others are Republican.

Presidents of the Senate

Prior to 1991, Article IV, section 18, of the Constitution provided that the Lieutenant Governor shall perform the duties of the President of the Senate. In 1988, a constitutional amendment significantly changed the duties and responsibilities of the Lieutenant Governor for the term beginning in 1991. As of 1991, duties of Iowa's Lieutenant Governor no longer include presiding over the state Senate.

General Number	Convened	Adjourned	Name	Home County
74th 1st	Jan. 14, 1991	May 12, 1991	Joe J. Welsh*	Dubuque
74th 2nd	Jan. 13, 1992	May 4, 1992	Michael E. Gronstal*	Pottawattamie
75th 1st	Jan. 11, 1993	May 2, 1993	Leonard L. Boswell*	Decatur
75th 2nd	Jan. 10, 1994	Apr. 20, 1994	Leonard L. Boswell*	Decatur
76th 1st	Jan. 8, 1995	May 1, 1995	Leonard L. Boswell*	Decatur
76th 2nd	Jan. 9, 1996	May 4, 1996	Leonard L. Boswell*	Decatur
77th 1st	Jan. 13, 1997	Apr. 29, 1997	Mary Kramer	Polk
77th 2nd	Jan. 12, 1998	Apr. 22, 1998	Mary Kramer	Polk
78th 1st	Jan. 11, 1999	Apr. 29, 1999	Mary Kramer	Polk

Presidents of the Senate

General Number	Convened	Adjourned	Name	Home County
78th 2nd	Jan. 10, 2000	Apr. 26, 2000	Mary Kramer	Polk
79th 1st	Jan. 8, 2001	May 8, 2001	Mary Kramer	Polk
79th 1st, 1st Ex.	June 19, 2001	June 19, 2001	Mary Kramer	Polk
79th 1st, 2nd Ex.	Nov. 8, 2002	Nov. 8, 2002	Mary Kramer	Polk
79th 2nd	Jan. 14, 2002	Apr. 12, 2002	Mary Kramer	Polk
79th 2nd, 1st Ex.	Apr. 22, 2002	Apr. 22, 2002	Mary Kramer	Polk
79th 2nd, 2nd Ex.	May 28, 2002	May 28, 2002	Mary Kramer	Polk
80th 1st	Jan. 13, 2003	May 1, 2003	Mary Kramer	Polk
80th 1st Ex.	May 29, 2003	June 4, 2003	Mary Kramer	Polk
80th 2nd	Jan. 12, 2004	Apr. 20, 2004	Jeffrey Lamberti	Polk
80th 2nd Ex.	Sept. 7, 2004	Sept. 7, 2004	Jeffrey Lamberti	Polk
81st 1st	Jan. 10, 2005	May 20, 2005	Jeffrey Lamberti	Polk

* Denotes Democrat; all others are Republican.

Attorneys General

Name	Home County	Date of First Election or Appointment	Years Served
David C. Cloud*	Muscatine	Aug. 1, 1853	1853-1856
Samual A. Rice	Mahaska	Aug. 4, 1856	1856-1861
Charles C. Nourse	Polk	Nov. 6, 1860	1861-1865
Isaac L. Allen	Tama	Nov. 8, 1864	1865-1866
Frederick E. Bissell	Dubuque	Jan. 12, 1866	1866-1867
Henry O'Conner	Muscatine	June 20, 1867	1867-1872
Marsena E. Cutts	Mahaska	Feb. 23, 1872	1872-1877
John F. McJunkin	Washington	Nov. 7, 1876	1877-1881
Smith McPherson	Montgomery	Nov. 2, 1880	1881-1885
A.J. Baker	Appanoose	Nov. 4, 1884	1885-1889
John Y. Stone	Mills	Nov. 6, 1888	1889-1895
Milton Remley	Johnson	Nov. 6, 1894	1895-1901
Charles W. Mullan	Black Hawk	Nov. 6, 1900	1901-1907
Howard W. Byers	Shelby	Nov. 6, 1906	1907-1911
George Cosson	Audubon	Nov. 8, 1910	1911-1917
Horace M. Havner	Iowa	Nov. 7, 1916	1917-1921
Ben J. Gibson	Adams	Nov. 2, 1920	1921-1927
John Fletcher	Polk	Nov. 2, 1926	1927-1932
Edward L. O'Conner*	Johnson	Nov. 8, 1932	1932-1937
John H. Mitchell*	Webster	Nov. 3, 1936	1937-1939
Fred D. Everett	Monroe	Nov. 8, 1938	1939-1940
John M. Rankin	Lee	June 17, 1940	1940-1947
Robert L. Larson	Johnson	June 25, 1947	1947-1953
Leo A. Hoegh	Lucas	Feb. 9, 1953	1953-1954
Dayton Countryman	Story	Nov. 2, 1954	1954-1957
Norman A. Erbe	Boone	Nov. 6, 1956	1957-1961
Evan L. Hultman	Black Hawk	Nov. 8, 1960	1961-1965
Lawrence F. Scalise*	Warren	Nov. 3, 1964	1965-1966
Richard Turner	Pottawattamie	Nov. 8, 1966	1967-1978
Tom Miller*	Clayton	Nov. 7, 1978	1979-1991
Bonnie J. Campbell*	Polk	Nov. 6, 1990	1991-1994
Tom Miller *	Polk	Nov. 8, 1994	1995-

* Fred D. Everett died June 10, 1940.

* John M. Rankin appointed to fill unexpired term of Fred D. Everett. Died in office June 20, 1947.

* Robert L. Larson appointed to fill unexpired term of John M. Rankin

* Leo A. Hoegh appointed to fill vacancy on resignation of Robert L. Larson.

* Dayton Countryman elected Nov. 2, 1954, to fill the unexpired term and also for the two-year term beginning Jan. 1955.

* Denotes Democrat; all others are Republican.

Speakers of the House

Number	Convened	Adjourned	Name	Home County
1st	Nov. 30, 1846	Feb. 25, 1847	Jesse B. Browne***	Lee
1st Ex.	Jan. 3, 1848	Jan. 25, 1848	Jesse B. Browne***	Lee
2nd	Dec. 4, 1848	Jan. 15, 1849	Smiley H. Bonham**	Johnson
3rd	Dec. 2, 1850	Feb. 5, 1851	George Temple**	Des Moines
4th	Dec. 6, 1852	Jan. 24, 1853	James Grant**	Scott
5th	Dec. 4, 1854	Jan. 26, 1855	Reuben Noble***	Clayton
5th Ex.	July 2, 1856	July 16, 1856	Reuben Noble***	Clayton
6th	Dec. 1, 1856	Jan. 29, 1857	Samuel McFarland	Henry
7th	Jan. 11, 1858	Mar. 24, 1858	Stephen B. Shelledy	Jasper
8th	Jan. 8, 1860	Apr. 3, 1860	John Edwards	Lucas
8th Ex.	May 15, 1861	May 29, 1861	John Edwards	Lucas
9th	Jan. 13, 1862	Apr. 8, 1862	Rush Clark	Johnson
9th Ex.	Sept. 3, 1862	Sept. 11, 1862	Rush Clark	Johnson
10th	Jan. 11, 1864	Mar. 29, 1864	Jacob Butler	Muscatine
11th	Jan. 8, 1866	Apr. 3, 1866	Ed Wright	Cedar
12th	Jan. 13, 1868	Apr. 8, 1868	John Russell	Jones
13th	Jan. 10, 1870	Apr. 13, 1870	Aylett R. Cotton	Clinton
14th	Jan. 8, 1872	Apr. 23, 1872	James Wilson	Tama
14 Adj.	Jan. 15, 1873	Feb. 20, 1873	James Wilson	Tama
15th	Jan. 12, 1874	Mar. 19, 1874	John H. Gear	Des Moines
16th	Jan. 18, 1876	Mar. 16, 1876	John H. Gear	Des Moines
17th	Jan. 14, 1878	Mar. 26, 1878	John Y. Stone	Mills
18th	Jan. 12, 1880	Mar. 27, 1880	Lore Alford	Black Hawk
19th	Jan. 9, 1882	Mar. 17, 1882	George R. Struble	Tama
20th	Jan. 14, 1884	Apr. 2, 1884	William P. Wolf	Cedar
21st	Jan. 11, 1886	Apr. 13, 1886	Albert Head	Greene
22nd	Jan. 9, 1888	Apr. 10, 1888	William H. Redman	Poweshiek
23rd	Jan. 13, 1890	Apr. 15, 1890	John T. Hamilton**	Linn
24th	Jan. 11, 1892	Mar. 30, 1892	William O. Mitchell	Adams
25th	Jan. 8, 1894	Apr. 6, 1894	Henry Stone	Marshall
26th	Jan. 13, 1896	Apr. 11, 1896	Howard W. Byers	Shelby
26th Ex.	Jan. 19, 1897	May 11, 1897	Howard W. Byers	Shelby
27th	Jan. 10, 1898	Apr. 1, 1898	James H. Funk	Hardin
28th	Jan. 8, 1900	Apr. 6, 1900	Daniel H. Bowen	Allamakee
29th	Jan. 13, 1902	Apr. 11, 1902	Willard L. Eaton	Mitchell
30th	Jan. 11, 1904	Apr. 12, 1904	George W. Clarke	Dallas
31st	Jan. 8, 1906	Apr. 6, 1906	George W. Clarke	Dallas
32nd	Jan. 14, 1907	Apr. 9, 1907	Nathan E. Kendall	Monroe
32nd Ex.	Aug. 31, 1908	Nov. 24, 1908	Nathan E. Kendall	Monroe
33rd	Jan. 11, 1909	Apr. 9, 1909	Guy A. Feely	Black Hawk
34th	Jan. 9, 1911	Apr. 12, 1911	Paul E. Stillman	Greene
35th	Jan. 13, 1913	Apr. 19, 1913	Edward H. Cunningham	Buena Vista
36th	Jan. 11, 1915	Apr. 17, 1915	William I. Atkinson	Butler
37th	Jan. 8, 1917	Apr. 14, 1917	Milton B. Pitt	Harrison
38th	Jan. 13, 1919	Apr. 19, 1919	Arch W. McFarlane	Black Hawk
38th Ex.	July 2, 1919	July 2, 1919	Arch W. McFarlane	Black Hawk
39th	Jan. 10, 1921	Apr. 8, 1921	Arch W. McFarlane	Black Hawk
40th	Jan. 8, 1923	Apr. 17, 1923	J.H. Anderson	Winnebago
40th Ex.	Apr. 18, 1923	July 30, 1924	J.H. Anderson	Winnebago
41st	Jan. 12, 1925	Apr. 3, 1925	W.C. Edson	Buena Vista
42nd	Jan. 10, 1927	Apr. 15, 1927	L.V. Carter	Hardin
42nd Ex.	Mar. 5, 1928	Mar. 14, 1928	Howard A. Mathews, pro tem	Des Moines
43rd	Jan. 14, 1929	Apr. 12, 1929	J.H. Johnson	Marion
44th	Jan. 12, 1931	Apr. 15, 1931	Francis Johnson	Dickinson

Speakers of the House

Number	Convened	Adjourned	Name	Home County
45th	Jan. 9, 1933	Apr. 20, 1933	George E. Miller**	Shelby
45th Ex.	Nov. 6, 1933	Mar. 12, 1934	George E. Miller**	Shelby
46th	Jan. 14, 1935	Apr. 23, 1935	John H. Mitchell	Webster
46th Ex.	Dec. 21, 1936	Dec. 24, 1936	John H. Mitchell	Webster
47th	Jan. 11, 1937	Apr. 20, 1937	La Mar Foster	Cedar
48th	Jan. 9, 1939	Apr. 26, 1939	John R. Irwin	Lee
49th	Jan. 13, 1941	Apr. 10, 1941	Robert D. Blue	Wright
50th	Jan. 11, 1943	Apr. 8, 1943	Henry W. Burma	Butler
50th Ex.	Jan. 26, 1944	Jan. 28, 1944	Henry W. Burma	Butler
51st	Jan. 8, 1945	Apr. 13, 1945	Harold Felton**	Warren
52nd	Jan. 13, 1947	Apr. 25, 1947	Gus T. Kuester	Cass
52nd Ex.	Dec. 16, 1947	Dec. 19, 1947	Gus T. Kuester	Cass
53rd	Jan. 10, 1949	Apr. 20, 1949	Gus T. Kuester	Cass
54th	Jan. 3, 1951	Apr. 17, 1951	William S. Lynes	Bremer
55th	Jan. 12, 1953	Apr. 29, 1953	William S. Lynes	Bremer
56th	Jan. 10, 1955	Apr. 29, 1955	Arthur C. Hanson	Lyon
57th	Jan. 14, 1957	May 3, 1957	W.L. Mooty	Grundy
58th	Jan. 12, 1959	May 13, 1959	Vern Lisle	Page
59th	Jan. 9, 1961	May 10, 1961	Henry C. Nelson	Winnebago
60th	Jan. 14, 1963	May 18, 1963	Robert W. Naden	Hamilton
60th Ex.	Feb. 24, 1964	Apr. 8, 1964	Robert W. Naden	Hamilton
61st	Jan. 11, 1965	June 10, 1965	Vincent B. Steffen	Chickasaw
62nd	Jan. 9, 1967	July 2, 1967	Maurice E. Haringer	Fayette
63rd 1st	Jan. 13, 1969	May 23, 1969	William H. Harbor	Mills
63rd 2nd	Jan. 12, 1970	Apr. 16, 1970	William H. Harbor	Mills
64th 1st	Jan. 11, 1971	June 10, 1971	William H. Harbor	Mills
64th 2nd	Jan. 10, 1972	Mar. 24, 1972	William H. Harbor	Mills
65th 1st	Jan. 8, 1973	June 20, 1973	Andrew Varley	Adair
65th 2nd	Jan. 14, 1974	May 4, 1974	Andrew Varley	Adair
66th 1st	Jan. 13, 1975	June 20, 1975	Dale M. Cochran**	Webster
66th 2nd	Jan. 12, 1976	May 29, 1976	Dale M. Cochran**	Webster
67th 1st	Jan. 10, 1977	June 13, 1977	Dale M. Cochran**	Webster
67th Ex.	June 21, 1977	June 25, 1977	Dale M. Cochran**	Webster
67th 2nd	Jan. 9, 1978	June 6, 1978	Dale M. Cochran**	Webster
68th 1st	Jan. 8, 1979	May 11, 1979	Floyd H. Millen	Van Buren
68th 2nd	Jan. 14, 1980	Mar. 3, 1980	Floyd H. Millen*	Van Buren
	Mar. 3, 1980	Apr. 26, 1980	William H. Harbor	Mills
69th 1st	Jan. 12, 1981	May 22, 1981	Delwyn Stromer	Hancock
69th 1st Ex.	June 24, 1981	June 26, 1981	Delwyn Stromer	Hancock
69th 2nd Ex.	Aug. 12, 1981	Aug. 14, 1981	Delwyn Stromer	Hancock
	Jan. 11, 1982	Apr. 24, 1982	Delwyn Stromer	Hancock
70th 1st	Jan. 10, 1983	May 14, 1983	Donald D. Avenson**	Fayette
70th 2nd	Jan. 9, 1984	Apr. 20, 1984	Donald D. Avenson**	Fayette
71st 1st	Jan. 7, 1985	May 4, 1985	Donald D. Avenson**	Fayette
71st 2nd	Jan. 13, 1986	May 2, 1986	Donald D. Avenson**	Fayette
72nd 1st	Jan. 12, 1987	May 10, 1987	Donald D. Avenson**	Fayette
73rd 1st	Jan. 9, 1989	Apr. 28, 1989	Donald D. Avenson**	Fayette
73rd 2nd	Jan. 8, 1990	Apr. 8, 1990	Donald D. Avenson**	Fayette
74th 1st	Jan. 14, 1991	May 11, 1991	Bob Arnould**	Scott
74th 2nd	Jan. 13, 1992	May 4, 1992	Bob Arnould**	Scott
74th 2nd Ex.	May 20, 1992	May 21, 1992	Bob Arnould**	Scott
74th 2nd, 2nd Ex.	June 25, 1992	June 25, 1992	Bob Arnould**	Scott
75th 1st	Jan. 11, 1993	May 2, 1993	Harold Van Maanen	Mahaska

Speakers of the House

Number	Convened	Adjourned	Name	Home County
75th 2nd	Jan. 10, 1994	Apr. 20, 1994	Harold Van Maanen	Mahaska
76th 1st	Jan. 9, 1995	May 4, 1995	Ron Corbett	Linn
76th 2nd	Jan. 8, 1996	May 1, 1996	Ron Corbett	Linn
77th 1st	Jan. 13, 1997	Apr. 29, 1997	Ron Corbett	Linn
77th 2nd	Jan. 12, 1998	Apr. 22, 1998	Ron Corbett	Linn
78th 1st	Jan. 11, 1999	Apr. 29, 1999	Ron Corbett	Linn
78th 2nd	Jan. 10, 2000	Apr. 26, 2000	Brent Siegrist	Pottawattamie
79th 1st	Jan. 8, 2001	May 8, 2001	Brent Siegrist	Pottawattamie
79th 1st, 1st Ex.	June 19, 2001	June 19, 2001	Brent Siegrist	Pottawattamie
79th 1st, 2nd Ex.	Nov. 8, 2001	Nov. 8, 2001	Brent Siegrist	Pottawattamie
79th 2nd	Jan. 14, 2002	Apr. 12, 2002	Brent Siegrist	Pottawattamie
79th 2nd, 1st Ex.	Apr. 22, 2002	Apr. 22, 2002	Brent Siegrist	Pottawattamie
79th 2nd, 2nd Ex.	May 28, 2002	May 28, 2002	Brent Siegrist	Pottawattamie
80th 1st	Jan. 13, 2003	May 1, 2003	Christopher Rants	Woodbury
80th 1st Ex.	May 29, 2003	June 4, 2003	Christopher Rants	Woodbury
80th 2nd	Jan. 12, 2004	Apr. 20, 2004	Christopher Rants	Woodbury
80th 2nd Ex.	Sept. 7, 2004	Sept. 7, 2004	Christopher Rants	Woodbury
81st 1st	Jan. 10, 2005	May 20, 2005	Christopher Rants	Woodbury

* Millen resigned as Speaker.

** Denotes Democrat; *** Denotes Whig; all others are Republican.

Justices of the Supreme Court

Name	Home County	Dates Served	
Charles Mason	Des Moines	1838	- June 11, 1847
Thomas S. Wilson	Dubuque	1838	- Oct. 31, 1847
Joseph Williams	Muscatine	1838	- Jan. 25, 1848
		Jan. 15, 1849	- Jan. 11, 1855
John F. Kenney	Lee	June 12, 1847	- Feb. 15, 1854
George Greene	Dubuque	Nov. 1, 1847	- Jan. 9, 1855
S. Clinton Hastings	Muscatine	Jan. 26, 1848	- Jan. 14, 1849
Jonathan C. Hall	Des Moines	Feb. 15, 1854	- Jan. 15, 1855
William G. Woodward	Muscatine	Jan. 9, 1855	- Jan. 11, 1860
Norman W. Isbell	Linn	Jan. 16, 1855	- June 2, 1856
Lacon D. Stockton	Des Moines	June 3, 1856	- June 9, 1860
George G. Wright	Van Buren	Jan. 5, 1855	- Jan. 11, 1860
		June 26, 1860	- Sept. 1, 1870
Caleb Baldwin	Pottawattamie	Jan. 11, 1860	- Dec. 31, 1863
Ralph P. Lowe	Lee	Jan. 12, 1860	- Dec. 31, 1867
John F. Dillon	Scott	Jan. 1, 1864	- Dec. 31, 1869
Chester C. Cole	Polk	Mar. 1, 1864	- Jan. 19, 1876
Joseph M. Beck	Lee	Jan. 1, 1868	- Dec. 31, 1891
Elias H. Williams	Clayton	Jan. 18, 1870	- Sept. 14, 1870
James G. Day	Fremont	Sept. 1, 1870	- Dec. 31, 1883
William E. Miller	Johnson	Sept. 14, 1870	- Dec. 31, 1875
Austin Adams	Dubuque	Jan. 1, 1876	- Dec. 31, 1887
William H. Seevers	Mahaska	Feb. 27, 1876	- Dec. 31, 1888
James H. Rothrock	Cedar	Feb. 24, 1876	- Dec. 31, 1896
Joseph R. Reed	Pottawattamie	Jan. 1, 1884	- Feb. 28, 1889
Gifford S. Robinson	Buena Vista	Jan. 1, 1888	- Dec. 31, 1889
Charles T. Grager	Allamakee	Jan. 1, 1889	- Dec. 31, 1900
Josiah Given	Polk	Mar. 12, 1889	- Dec. 31, 1901

Justices of the Supreme Court

Name	Home County	Dates Served	
LeVega G. Kinne	Tama	Jan. 1, 1892	- Dec. 31, 1897
Horace E. Deemer	Montgomery	May 8, 1894	- Feb. 26, 1917
Scott M. Ladd	O'Brien	Jan. 1, 1897	- Dec. 31, 1920
Charles M. Waterman	Scott	Jan. 1, 1898	- June 18, 1902
John C. Sherwin	Cerro Gordo	Jan. 1, 1900	- Dec. 31, 1912
Emlin McClain	Johnson	Jan. 1, 1901	- Dec. 31, 1912
Silas M. Weaver	Hardin	Jan. 1, 1902	- Nov. 6, 1923
Charles A. Bishop	Polk	July 2, 1902	- July 9, 1908
William D. Evans	Franklin	Sept. 17, 1908	- Dec. 31, 1934
Byron W. Preston	Mahaska	Jan. 1, 1913	- Dec. 31, 1924
Frank R. Gaynor	Plymouth	Jan. 1, 1913	- Aug. 3, 1920
Winfield S. Withrow	Henry	Apr. 19, 1913	- Dec. 31, 1914
Benjamin I. Salinger	Carroll	Jan. 1, 1915	- Dec. 31, 1920
Truman S. Stevens	Fremont	May 1, 1917	- Dec. 31, 1934
Thomas Arthur	Harrison	Sept. 15, 1920	- Sept. 14, 1925
Lawrence DeGraff	Polk	Jan. 1, 1921	- Dec. 31, 1932
Frederick F. Faville	Webster	Jan. 1, 1921	- Dec. 31, 1932
Charles W. Vermillion	Appanoose	Nov. 15, 1923	- Sep. 3, 1927
Elma G. Albert	Greene	Jan. 1, 1925	- Dec. 31, 1936
Edgar A. Morling	Palo Alto	Oct. 1, 1925	- Oct. 15, 1932
James W. Kindig	Woodbury	Apr. 30, 1927	- Dec. 31, 1934
Henry F. Wagner	Keokuk	Sept. 6, 1927	- Dec. 31, 1932
John M. Grimm	Linn	Feb. 1, 1929	- Sept. 15, 1932
William L. Bliss	Cerro Gordo	Sept. 27, 1932	- Dec. 5, 1932
		Jan. 1, 1939	- Apr. 16, 1962
Richard F. Mitchell	Webster	Dec. 6, 1932	- Dec. 31, 1942
George C. Claussen	Clinton	Oct. 21, 1932	- Dec. 4, 1932
		Apr. 17, 1933	- Dec. 3, 1934
Hubert Utterback	Polk	Dec. 5, 1932	- Apr. 16, 1933
John W. Anderson	Woodbury	Jan. 1, 1933	- Dec. 31, 1938
Maurice F. Donegan	Scott	Jan. 1, 1933	- Dec. 31, 1938
John W. Kintzinger	Dubuque	Jan. 1, 1933	- Dec. 31, 1938
Leon W. Powers	Crawford	Dec. 4, 1934	- Feb. 14, 1936
Wilson H. Hamilton	Keokuk	Jan. 1, 1935	- Dec. 31, 1940
James M. Parsons	Polk	Jan. 1, 1935	- Dec. 16, 1937
Paul W. Richards	Montgomery	Jan. 1, 1935	- Dec. 31, 1940
Carl B. Stiger	Tama	Feb. 15, 1936	- Dec. 31, 1942
Edward A. Sager	Bremer	Jan. 1, 1937	- Dec. 31, 1942
Ernest M. Miller	Shelby	Dec. 27, 1937	- Dec. 13, 1938
Ralph A. Oliver	Woodbury	Dec. 14, 1938	- Oct. 1, 1962
Frederic M. Miller	Polk	Jan. 1, 1939	- Sept. 30, 1946
Oscar Hale	Louisa	Jan. 1, 1939	- Dec. 9, 1950
Theodore G. Garfield	Story	Jan. 1, 1941	- Nov. 2, 1969
Charles F. Wennerstrum	Lucas	Jan. 1, 1941	- Dec. 31, 1958
Halleck J. Mantz	Audubon	Jan. 1, 1943	- Jan. 1, 1953
John E. Mulroney	Webster	Jan. 1, 1943	- Oct. 11, 1955
William A. Smith	Dubuque	Jan. 1, 1943	- June 10, 1958
Norman R. Hays	Marion	Oct. 3, 1946	- Aug. 31, 1965
G. King Thompson	Linn	Jan. 1, 1951	- June 30, 1965
Robert L. Larson	Johnson	Feb. 3, 1953	- Apr. 1, 1971
Henry F. Peterson	Pottawattamie	Nov. 3, 1955	- June 30, 1965
Luke E. Linnan	Kossuth	Sept. 3, 1958	- Dec. 15, 1958
Harry G. Garrett	Wayne	Dec. 15, 1958	- Dec. 31, 1960

Justices of the Supreme Court

Name	Home County	Dates Served	
T. Eugene Thornton	Black Hawk	Jan. 1, 1959	- May 9, 1967
Bruce M. Snell	Ida	Jan. 1, 1961	- Mar. 4, 1970
C. Edwin Moore	Polk	Apr. 17, 1962	- Aug. 2, 1978
William C. Stuart	Lucas	Oct. 15, 1962	- Nov. 8, 1971
M.L. Mason	Cerro Gordo	July 19, 1965	- June 14, 1978
Maurice E. Rawlings	Woodbury	July 19, 1965	- Aug. 17, 1978
Francis H. Becker	Dubuque	Sept. 20, 1965	- Mar. 31, 1972
Clay LeGrand	Scott	July 5, 1967	- Feb. 26, 1983
Warren J. Rees	Jones	Nov. 13, 1969	- Aug. 2, 1980
Harvey Uhelnhopp	Franklin	Mar. 10, 1970	- May 22, 1986
W.W. Reynoldson	Clarke	May 1, 1971	- Oct. 1, 1987
K. David Harris	Greene	Jan. 11, 1972	- July 29, 1999
Mark McCormick	Polk	Apr. 12, 1972	- Jan. 31, 1986
Robert G. Allbee	Polk	July 18, 1978	- June 30, 1982
Arthur A. McGiverin	Wapello	Aug. 15, 1978	- Nov. 9, 2000
J.L. Larson	Shelby	Sept. 1, 1978	-
Louis W. Schultz	Johnson	Aug. 19, 1980	- Sept. 6, 1993
James H. Carter	Linn	Aug. 14, 1982	-
Charles S. Wolle	Woodbury	Mar. 11, 1983	- Aug. 12, 1987
Louis A. Lavorato	Polk	Feb. 12, 1986	-
Linda K. Neuman	Scott	Aug. 4, 1986	- July 11, 2003
Bruce M. Snell, Jr.	Ida	Oct. 8, 1987	- Aug. 18, 2001
James H. Andreasen	Kossuth	Nov. 13, 1987	- Oct. 1, 1998
Marsha Ternus	Polk	Sept. 7, 1993	-
Mark S. Cady	Webster	Oct. 6, 1998	-
Michael J. Streit	Lucas	Aug. 19, 2001	-
David Wiggins	Polk	Oct. 7, 2003	-

ORIGIN AND NAMING OF IOWA COUNTIES

County	Date of Est.	Date of Org.	Named in Honor
Adair.....	1851.....	1855.....	John Adair, general during War of 1812 and 6th Governor of Kentucky.
Adams.....	1851.....	1853.....	John Adams, 2nd President of the U.S.
Allamakee	1847.....	1849.....	Allan Makee, Indian trader.
Appanoose.....	1843.....	1846.....	Famous Sac Indian chief.
Audubon.....	1851.....	1855.....	John James Audubon, American artist and naturalist.
Benton.....	1843.....	1846.....	Senator Thomas Hart Benton of Missouri.
Black Hawk.....	1843.....	1853.....	Famous Sac Indian chief.
Boone.....	1846.....	1849.....	Nathan Boone, army officer in the Iowa Territory.
Bremer.....	1851.....	1853.....	Fredricka Bremer, Swedish traveler and author.
Buchanan.....	1839.....	1846.....	James Buchanan, 15th President of the U.S.
Buena Vista.....	1851.....	1859.....	Final victory field of General Zachary Taylor in the Mexican War.
Butler.....	1851.....	1854.....	William O. Butler, general in the Mexican War.
Calhoun.....	1855.....	1855.....	John Calhoun, Vice President of the U.S. (1825-1832).
Carroll.....	1851.....	1855.....	Charles Carroll, signer of the Declaration of Independence.
Cass.....	1851.....	1853.....	Senator Lewis Cass of Michigan.
Cedar.....	1837.....	1838.....	Red Cedar River running through the county.
Cerro Gordo	1851.....	1855.....	Famous battlefield of the Mexican War.
Cherokee.....	1851.....	1857.....	Famous southern Indian tribe.
Chickasaw.....	1851.....	1853.....	Prominent Indian nation located in the south.
Clarke.....	1846.....	1851.....	James Clarke, last Governor of the Iowa Territory.
Clay.....	1851.....	1858.....	Lt. Col. Henry Clay, Jr. of Kentucky, who fell at the battle of Buena Vista.
Clayton.....	1837.....	1838.....	Senator John Middleton Clayton of Delaware.
Clinton.....	1837.....	1840.....	DeWitt Clinton, 5th Governor of New York.
Crawford.....	1851.....	1855.....	William H. Crawford, Secretary of the U.S. Treasury (1817-1825).
Dallas.....	1846.....	1847.....	George Mifflin Dallas, Vice President of the U.S. (1845-1849).
Davis.....	1843.....	1844.....	Representative Garret Davis of Kentucky.
Decatur.....	1846.....	1850.....	Stephen Decatur, American naval officer.
Delaware.....	1837.....	1844.....	The state of Delaware.
Des Moines.....	1834.....	1834.....	Des Moines River, which runs through southeastern Iowa.
Dickinson.....	1851.....	1858.....	Senator Daniel S. Dickinson of New York.
Dubuque.....	1834.....	1834.....	Julien Dubuque, 1st white settler in Iowa.
Emmet.....	1851.....	1859.....	Robert Emmet, Irish nationalist (1778-1803).
Fayette.....	1837.....	1851.....	Marquies de Lafayette, French general and statesman.
Floyd.....	1851.....	1854.....	Sgt. Charles Floyd of Lewis and Clark's expedition. Died in 1804 and was buried on the banks of Missouri River. First white man whose death and burial in Iowa are on record.
Franklin.....	1851.....	1855.....	Benjamin Franklin, American statesman and philosopher.
Fremont.....	1847.....	1850.....	John Charles Fremont, lieutenant colonel in the Mexican War.
Greene.....	1851.....	1854.....	Nathanial Greene, general in the Revolutionary War.
Grundy.....	1851.....	1856.....	Felix Grundy, Chief Justice of the Kentucky Supreme Court and U.S. Representative and Senator from Tennessee.
Guthrie.....	1851.....	1851.....	Edwin Guthrie, captain in the Iowa Volunteers during the Mexican War.
Hamilton.....	1847.....	1857.....	William W. Hamilton, President of the Iowa Senate (1856-1857).
Hancock.....	1851.....	1858.....	John Hancock, President of the Continental Congress.
Hardin.....	1851.....	1853.....	John J. Hardin, Illinois colonel killed in the Mexican War.
Harrison.....	1851.....	1853.....	William Henry Harrison, 9th President of the U.S.
Henry.....	1836.....	1837.....	Gen. Henry Dodge, Governor of the Wisconsin Territory.

County	Date of Est.	Date of Org.	Named in Honor
Howard	1851	1855	Tighlman A. Howard, general from Indiana.
Humboldt	1857	1857	Baron Friedrich Alexander von Humboldt, German scientist.
Ida	1851	1855 or 1858	Ida Smith, first white child born in what is now Ida Grove (1856).
Iowa	1843	1845	Iowa River running through the county.
Jackson	1837	1837	Andrew Jackson, 7th President of the U.S.
Jasper	1846	1846	William Jasper, sergeant in the Revolutionary War.
Jefferson	1839	1839	Thomas Jefferson, 3rd President of the U.S.
Johnson	1837	1838	Richard Mentor Johnson, Vice President of the U.S. (1837-1841).
Jones	1837	1838 - 1847	George Wallace Jones, 1st delegate in Congress from the Wisconsin Territory.
Keokuk	1843	1844	Sac Indian chief.
Kossuth	1851	1855	Lajos Kossuth, Hungarian patriot and statesman (1802-1894).
Lee	1836	1838	New York land company that owned extensive interests in the half-breed tract.
Linn	1837	1839	Senator Lewis Field Linn of Missouri.
Louisa	1836	1837	Louisa Massey, area folk heroine who avenged her brother's murder by slaying his assassin.
Lucas	1846	1894	Robert Lucas, 1st Governor of the Iowa Territory.
Lyon	1851	1872	Nathaniel Lyon, brigadier general in the Mexican and Seminole Wars.
Madison	1846	1849	James Madison, 4th President of the U.S.
Mahaska	1843	1844	Chief of the Iowa tribe. Name is interpreted as "White Cloud."
Marion	1845	1845	Francis Marion, American commander in the Revolutionary War.
Marshall	1846	1849	John Marshall, 4th Chief Justice of the U.S.
Mills	1851	1851	Major Frederick Mills, Iowa officer in the Mexican War.
Mitchell	1851	1854	John Mitchell, Irish refugee of 1848.
Monona	1851	1854	An Indian girl who, believing her white lover was killed by her people, jumped from a high rock into the Mississippi River.
Monroe	1843	1845	James Monroe, 5th President of the U.S.
Montgomery	1851	1853	Richard Montgomery, general killed at the Assault at Quebec (1775).
Muscatine	1836	1837	Indian word thought to mean "prairie."
O'Brien	1851	1860	William Smith O'Brien, leader for Irish independence in 1848.
Osceola	1851	1871	Seminole Indian chief.
Page	1847	1851	John Page, captain in the 4th U.S. Infantry and fatally wounded in the battle of Palo Alto.
Palo Alto	1851	1858	First battlefield victory in the Mexican War.
Plymouth	1851	1858	Landing place of the Mayflower pilgrims.
Pocahontas	1851	1859	Virginia Indian princess.
Polk	1846	1846	James Knox Polk, 11th President of the U.S.
Pottawattamie	1847	1848	Indian tribe and former possessor of Iowa Territory.
Poweshiek	1843	1848	Fox-Mesquaki Indian chief.
Ringgold	1847	1855	Maj. Samuel Ringgold, fatally wounded in the Mexican War.
Sac	1851	1856	Indigenous Iowa Indian tribe. Name means "red bank."
Scott	1837	1837	Major General Winfield Scott, negotiated 1st treaty purchasing lands in Iowa from Indians.
Shelby	1851	1853	General Isaac Shelby, 1st Governor of Kentucky.
Sioux	1851	1860	Indian tribe indigenous to what is now Iowa and Minnesota. Also known as the Dakota tribe.

County	Date of Est.	Date of Org.	Named in Honor
Story	1846	1853	Joseph Story, Associate Justice of the U.S. Supreme Court.
Tama	1847	1853	Fox Indian chief. Also believed to be the name of Chief Poweshiek's wife.
Taylor.....	1847	1851	General Zachary Taylor, 12th President of the U.S.
Union	1851	1853	Union of the states.
Van Buren.....	1836	1838	Martin Van Buren, 8th President of the U.S.
Wapello.....	1843	1844	Fox Indian tribes chief.
Warren	1846	1849	General Joseph Warren of the Revolutionary War.
Washington.....	1839	1839	George Washington, 1st President of the U.S.
Wayne	1846	1851	General Anthony Wayne of the Revolutionary War.
Webster.....	1853	1857	Daniel Webster, American statesman and orator.
Winnebago.....	1851	1857	Indigenous Iowa Indian tribe.
Winneshiek.....	1847	1851	Winnebago Indian chief.
Woodbury	1851	1853	Levi Woodbury, New Hampshire and U.S. statesman.
Worth.....	1851	1858	William J. Worth, major general in the Mexican War.
Wright.....	1851	1855	Silas Wright, 12th Governor of New York; and Joseph A. Wright, Governor of Indiana.

THE DRAFTING OF IOWA'S CONSTITUTION

By Steven C. Cross, Secretary of the Senate, Iowa General Assembly, 1975-1978

Iowa has had three constitutional conventions — all held in Iowa City. The first was in 1844. The constitution drafted then was later rejected in a popular vote. The second constitution, drafted in 1846, was the instrument by which Iowa became a state. A later convention was held in 1857 which drafted the document still used today (although much amended).

Each of the conventions had central disputes which were the subject of debate. Unfortunately, as the records of the 1844 and 1846 conventions are fragmentary, the full extent of the discussions is unknown.

In 1787 the founding fathers of the U.S. looked to European governments and political philosophers in drafting the federal constitution. Yet the result was the creation of a government largely new and unrecognizable from the models the drafters knew. When Iowa's drafters met, they had as models the federal constitution and the constitutions of previously admitted states plus the numerous territorial governments established by Congress. The evidence indicates that the drafters of Iowa's constitutions did indeed use the wealth of prior constitution drafting to arrive at the documents. In their broad outlines, all state constitutions follow the basic three-branch form of government found in the federal constitution. Unlike the drafters of the U.S. Constitution, the Iowa drafters were not trying to create a new form of government but only a variation of the existing form which would be relevant to Iowa's experience.

The immediate source of detail for Iowa's first constitution was the Organic Act for the Wisconsin Territory of which Iowa was part immediately prior to statehood.

The "Organic Act" was a law passed by Congress which was, in practical effect, the "constitution" for territories not yet admitted as states. Congress followed the pattern of the U.S. Constitution in creating the Organic Act. The Organic Act for the Territory of Wisconsin provided for a three-branch government — legislative, executive, and judicial — and a Bill of Rights. The executive power was vested in the Governor who was not elected but was appointed by the President. The Governor would be considered a strong executive because he possessed an absolute veto over acts of the Legislature. The only additional executive office was that of "Secretary." That office is the predecessor of the Secretary of State. The secretary's duty was to "record and preserve" the acts and proceedings of the Governor and Legislature.

The legislative branch consisted of the Governor and a bicameral legislature consisting of a "Council" and "House of Representatives." The actual inclusion of the Governor in the legislative branch somewhat blurred the distinctions between the branches of government. The Governor's role, however, was limited to the negative role of his veto power. The Legislature was vested with general legislative power without limitation on the subject areas of legislation. However, in addition to the Governor, the U.S. Congress also held a veto power over territorial legislation. The judicial branch consisted of a three-member Supreme Court and three district courts. The justices of the Supreme Court were also appointed by the President.

The key dispute in 1844 was the size of the prospective state itself. The convention proposed boundaries which encompassed not only the present-day state of Iowa but also virtually all of the present state of Minnesota south of Minneapolis and St. Paul. When Congress received Iowa's proposed constitution, they modified the boundaries to include, generally, only the eastern half of the boundaries as proposed by the drafters of Iowa's constitution. When this constitution was voted on in 1845 by the residents of Iowa, it was rejected because of the boundary question. This rejection delayed Iowa's admission. After the rejection of the 1844 constitution, the movement continued for another convention.

The 1846 convention essentially kept the same document as in 1844 except that the boundaries were changed to those familiar today. These boundaries were the result of a compromise reached during the period following the 1844 convention.

Both the 1844 and 1846 documents had one feature that is interesting as a historical curiosity. Both of them prohibited banks in Iowa. The "banks" which were prohibited were the then frequently existing "banks of issue." These banks printed and issued notes which were similar in

appearance and use to our paper currency today. These banks were numerous in the early 1800s and were often wildcat operations. When one of these banks closed, those who held notes issued by that bank suffered a significant financial loss. Another kind of bank, a “bank of deposit,” was not prohibited.

The 1857 constitution was drafted because of the soon perceived problems with the 1846 document. This convention, however, continued to follow a similar governmental structure as provided for in the earlier documents.

The three Iowa constitutions all had a “Bill of Rights” clearly modeled after the first 10 amendments to the U.S. Constitution.

The 1857 constitution provided for three branches and expressly prohibited any branch from exercising a function of the other. This explicit separation of powers is a difference from the federal constitution, which keeps the branches separate but does not explicitly say that they are separate. As in earlier documents, the Senate and House were again given broad powers — few subjects of legislation were prohibited. The 1857 document, however, did include more prohibited subjects of legislation than did the constitution of 1846.

The Governor could veto legislation, but his veto was to be limited, not absolute. The 1846 document allowed an override upon the vote of two-thirds of those members of the Legislature present and voting. The veto in the 1857 constitution required a two-thirds vote of the entire membership of the Legislature and thus was harder to override than the veto in the 1846 constitution. The veto provision was also modified to give the Governor additional time to consider his action on bills delivered to him in the three calendar days just prior to final adjournment.

From 1846 to 1857, the Executive Article was changed somewhat in form but not really in substance. The Governor was declared to have the “supreme executive power,” but there is otherwise little in the document which sets out exactly the nature of his executive power. The fact that the powers of the Governor were undelineated by the constitution indicates that those who drafted it envisioned the Governor as a weak officer performing routine duties. Indeed, the weakness of the office was accepted by Governors who were not full-time executives and often spent time attending to other than governmental activities. A great deal of the power of the Governor today resulted from subsequent statutory enactment and a somewhat related increase in prestige.

The 1857 constitution also added a Lieutenant Governor, but, like the Vice President in the United States Constitution, this officer has little other power than to preside over the Senate.*

From 1846 to 1857, the judicial branch also remained largely unchanged. The 1857 document provided for the direct election of judges. Under the previous constitution, judges were elected by a joint vote of both houses of the General Assembly. One unusual feature of the 1857 constitution was that the Office of Attorney General was attached to the judicial branch of government rather than the executive branch where the office exists in most other states.

In the course of the 1857 convention, there were many arguments over matters which may not be guessed by looking at the mere words of the document.

One such issue was that of race. (The time of the convention was, of course, just prior to the Civil War when the Republican Party was on the rise.) There were lengthy debates at the convention as to whether blacks could vote, join the militia, testify in court, and so on. In 1857, those who favored restricting most rights of blacks won, although the issue of whether blacks could vote was submitted to the people as a referendum. In the referendum, the extension of the franchise to blacks was defeated. Reflecting the temper of post-Civil War times, Iowa voters approved a constitutional amendment giving the ballot to black males in 1868.

The new constitution was drafted over 39 days in February and March 1857. It was narrowly approved at a referendum in August and went into effect by proclamation of the Governor on September 3, 1857.

Since that time, Iowa’s Constitution has been amended 46 times but the basic document still remains. It is now one of the older state constitutions in America still in force.

**A constitutional amendment was voted on and approved by Iowa voters in 1988. Passage of this amendment significantly changed the duties and responsibilities of the Lieutenant Governor for the term beginning in 1991. As of 1991, duties of Iowa’s Lieutenant Governor no longer include presiding over the state Senate.*

CONSTITUTION OF THE STATE OF IOWA (CODIFIED)

[This version of the Constitution incorporates into the original document all amendments adopted through the 1998 general election and omits certain provisions apparently superseded or obsolete. The footnote following an amended section is the latest action only. See the original Constitution for the original text and amendments in chronological order.]

This codified version generally adopts the rules for capitalization and punctuation used in drafting legislation.]

PREAMBLE.

Boundaries.

ARTICLE I. — BILL OF RIGHTS.

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|------|-----|---|
| SEC. | 1. | Rights of persons. |
| | 2. | Political power. |
| | 3. | Religion. |
| | 4. | Religious test — witnesses. |
| | 5. | Dueling. [Repealed] |
| | 6. | Laws uniform. |
| | 7. | Liberty of speech and press. |
| | 8. | Personal security — searches and seizures. |
| | 9. | Right of trial by jury — due process of law. |
| | 10. | Rights of persons accused. |
| | 11. | When indictment necessary — grand jury. |
| | 12. | Twice tried — bail. |
| | 13. | Habeas corpus. |
| | 14. | Military. |
| | 15. | Quartering soldiers. |
| | 16. | Treason. |
| | 17. | Bail — punishments. |
| | 18. | Eminent domain — drainage ditches and levees. |
| | 19. | Imprisonment for debt. |
| | 20. | Right of assemblage — petition. |
| | 21. | Attainder — ex post facto law — obligation of contract. |
| | 22. | Resident aliens. |
| | 23. | Slavery — penal servitude. |
| | 24. | Agricultural leases. |
| | 25. | Rights reserved. |

ARTICLE II. — RIGHT OF SUFFRAGE.

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| SEC. | 1. | Electors. |
| | 2. | Privileged from arrest. |
| | 3. | From military duty. |
| | 4. | Persons in military service. |
| | 5. | Disqualified persons. |
| | 6. | Ballot. |
| | 7. | General election. |

ARTICLE III. — OF THE DISTRIBUTION OF POWERS.

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| SEC. | 1. | Departments of government. |
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LEGISLATIVE DEPARTMENT.

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|------|----|---|
| SEC. | 1. | General assembly. |
| | 2. | Annual sessions of general assembly — special sessions. |
| | 3. | Representatives. |
| | 4. | Qualifications. |
| | 5. | Senators — qualifications. |
| | 6. | Senators — number and classification. |
| | 7. | Officers — elections determined. |
| | 8. | Quorum. |

9. Authority of the houses.
10. Protest — record of vote.
11. Privileged from arrest.
12. Vacancies.
13. Doors open.
14. Adjournments.
15. Bills.
16. Executive approval — veto — item veto by governor.
17. Passage of bills.
18. Receipts and expenditures.
19. Impeachment.
20. Officers subject to impeachment — judgment.
21. Members not appointed to office.
22. Disqualification.
23. Failure to account.
24. Appropriations.
25. Compensation and expenses of general assembly.
26. Time laws to take effect.
27. Divorce.
28. Lotteries. [Repealed]
29. Acts — one subject — expressed in title.
30. Local or special laws — general and uniform — boundaries of counties.
31. Extra compensation — payment of claims — appropriations for local or private purposes.
32. Oath of members.
33. Census. [Repealed]
34. Senate and house of representatives — limitation.
35. Senators and representatives — number and districts.
36. Review by supreme court.
37. Congressional districts.
38. Elections by general assembly.
- 38A. Municipal home rule.
39. Legislative districts.
- 39A. Counties home rule.
40. Nullification of administrative rules.

ARTICLE IV. — EXECUTIVE DEPARTMENT.

- SEC. 1. Governor.
2. Election and term.
3. Governor and lieutenant governor elected jointly — returns of elections.
4. Election by general assembly in case of tie — succession by lieutenant governor.
5. Contested elections.
6. Eligibility.
7. Commander in chief.
8. Duties of governor.
9. Execution of laws.
10. Vacancies.
11. Convening general assembly.
12. Message.
13. Adjournment.
14. Disqualification.
15. Terms — compensation.
16. Pardons — reprieves — commutations.
17. Lieutenant governor to act as governor.
18. Duties of lieutenant governor.
19. Succession to office of governor and lieutenant governor.
20. Seal of state.
21. Grants and commissions.
22. Secretary — auditor — treasurer.

ARTICLE V. — JUDICIAL DEPARTMENT.

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| SEC. | 1. | Courts. |
| | 2. | Supreme court. |
| | 3. | Election of judges — term. [Repealed] |
| | 4. | Jurisdiction of supreme court. |
| | 5. | District court and judge. [Repealed] |
| | 6. | Jurisdiction of district court. |
| | 7. | Conservators of the peace. |
| | 8. | Style of process. |
| | 9. | Salaries. [Repealed] |
| | 10. | Judicial districts. |
| | 11. | Judges — when chosen. [Repealed] |
| | 12. | Attorney general. |
| | 13. | District attorney. [Repealed] |
| | 14. | System of court practice. |
| | 15. | Vacancies in courts. |
| | 16. | State and district nominating commissions. |
| | 17. | Terms — judicial elections. |
| | 18. | Salaries — qualifications — retirement. |
| | 19. | Retirement and discipline of judges. |

ARTICLE VI. — MILITIA.

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| SEC. | 1. | Composition — training. |
| | 2. | Exemption. |
| | 3. | Officers. |

ARTICLE VII. — STATE DEBTS.

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| SEC. | 1. | Credit not to be loaned. |
| | 2. | Limitation. |
| | 3. | Losses to school funds. |
| | 4. | War debts. |
| | 5. | Contracting debt — submission to the people. |
| | 6. | Legislature may repeal. |
| | 7. | Tax imposed distinctly stated. |
| | 8. | Motor vehicle fees and fuel taxes. |
| | 9. | Fish and wildlife protection funds. |

ARTICLE VIII. — CORPORATIONS.

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| SEC. | 1. | How created. |
| | 2. | Taxation of corporations. |
| | 3. | State not to be a stockholder. |
| | 4. | Municipal corporations. |
| | 5. | Banking associations. |
| | 6. | State bank. |
| | 7. | Specie basis. |
| | 8. | General banking law. |
| | 9. | Stockholders' responsibility. |
| | 10. | Billholders preferred. |
| | 11. | Specie payments — suspension. |
| | 12. | Amendment or repeal of laws — exclusive privileges. |

ARTICLE IX. — EDUCATION AND SCHOOL LANDS.

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| | | 1st. Education. |
| SEC. | 1. | Board of education. [Omitted] |
| | 2. | Eligibility. [Omitted] |
| | 3. | Election of members. [Omitted] |
| | 4. | First session. [Omitted] |
| | 5. | Limitation of sessions. [Omitted] |
| | 6. | Secretary. [Omitted] |
| | 7. | Rules and regulations. [Omitted] |
| | 8. | Power to legislate. [Omitted] |

9. Governor ex officio a member. [Omitted]
10. Expenses. [Omitted]
11. State university. [Omitted]
12. Common schools. [Omitted]
13. Compensation. [Omitted]
14. Quorum — style of acts. [Omitted]
15. Board may be abolished.

2nd. School Funds and School Lands.

- SEC. 1. Control — management.
2. Permanent fund.
3. Perpetual support fund.
4. Fines — how appropriated. [Repealed]
5. Proceeds of lands.
6. Agents of school funds.
7. Distribution. [Repealed]

ARTICLE X. — AMENDMENTS TO THE CONSTITUTION.

- SEC. 1. How proposed — submission.
2. More than one amendment.
3. Constitutional convention.

ARTICLE XI. — MISCELLANEOUS.

- SEC. 1. Justice of peace — jurisdiction.
2. Counties.
3. Indebtedness of political or municipal corporations.
4. Boundaries of state.
5. Oath of office.
6. How vacancies filled.
7. Land grants located.
8. Seat of government established — state university.

ARTICLE XII. — SCHEDULE.

- SEC. 1. Supreme law — constitutionality of acts.
2. Laws in force.
3. Proceedings not affected. [Omitted]
4. Fines inure to the state. [Repealed]
5. Bonds in force. [Omitted]
6. First election for governor and lieutenant governor. [Omitted]
7. First election of officers. [Omitted]
8. For judges of supreme court. [Omitted]
9. General assembly — first session. [Omitted]
10. Senators. [Omitted]
11. Offices not vacated. [Omitted]
12. Judicial districts. [Omitted]
13. Submission of constitution. [Omitted]
14. Proposition to strike out the word “white”. [Omitted]
15. Mills county. [Omitted]
16. General election. [Omitted]

Preamble. WE THE PEOPLE OF THE STATE OF IOWA, grateful to the Supreme Being for the blessings hitherto enjoyed, and feeling our dependence on Him for a continuation of those blessings, do ordain and establish a free and independent government, by the name of the State of Iowa, the boundaries whereof shall be as follows:

Boundaries. Beginning in the middle of the main channel of the Mississippi River, at a point due East of the middle of the mouth of the main channel of the Des Moines River, thence up the middle of the main channel of the said Des Moines River, to a point on said river where the Northern boundary line of the State of Missouri — as established by the constitution of that State — adopted June 12th, 1820 — crosses the said middle of the main channel of the said Des Moines River; thence Westwardly along the said Northern boundary line of the State of Missouri, as established at the time aforesaid, until an extension of said line intersects the middle of the main channel of the Missouri River; thence up the middle of the main channel of the said Missouri River to a point opposite the middle of the main channel of the Big Sioux River, according to Nicollett's Map; thence up the main channel of the said Big Sioux River, according to the said map, until it is intersected by the parallel of forty three degrees and thirty minutes North latitude; thence East along said parallel of forty three degrees and thirty minutes until said parallel intersects the middle of the main channel of the Mississippi River; thence down the middle of the main channel of said Mississippi River to the place of beginning.

ARTICLE I. BILL OF RIGHTS.

Rights of persons. SECTION 1. All men and women are, by nature, free and equal, and have certain inalienable rights — among which are those of enjoying and defending life and liberty, acquiring, possessing and protecting property, and pursuing and obtaining safety and happiness.

Amended 1998, Amendment [45]

Political power. SEC. 2. All political power is inherent in the people. Government is instituted for the protection, security, and benefit of the people, and they have the right, at all times, to alter or reform the same, whenever the public good may require it.

Religion. SEC. 3. The general assembly shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; nor shall any person be compelled to attend any place of worship, pay tithes, taxes, or other rates for building or repairing places of worship, or the maintenance of any minister, or ministry.

Religious test — witnesses. SEC. 4. No religious test shall be required as a qualification for any office, or public trust, and no person shall be deprived of any of his rights, privileges, or capacities, or disqualified from the performance of any of his public or private duties, or rendered incompetent to give evidence in any court of law or equity, in consequence of his opinions on the subject of religion; and any party to any judicial proceeding shall have the right to use as a witness, or take the testimony of, any other person not disqualified on account of interest, who may be cognizant of any fact material to the case; and parties to suits may be witnesses, as provided by law.

Dueling. SEC. 5.

Repealed 1992, Amendment [43]

Laws uniform. SEC. 6. All laws of a general nature shall have a uniform operation; the general assembly shall not grant to any citizen, or class of citizens, privileges or immunities, which, upon the same terms shall not equally belong to all citizens.

Liberty of speech and press. SEC. 7. Every person may speak, write, and publish his sentiments on all subjects, being responsible for the abuse of that right. No law shall be passed to restrain or abridge the liberty of speech, or of the press. In all prosecutions or indictments for libel, the truth may be given in evidence to the jury, and if it appears to the jury that the matter charged as libellous was true, and was published with good motives and for justifiable ends, the party shall be acquitted.

Personal security — searches and seizures. SEC. 8. The right of the people to be secure in their persons, houses, papers and effects, against unreasonable seizures and searches shall not be violated; and no warrant shall issue but on probable cause, supported by oath or affirmation, particularly describing the place to be searched, and the persons and things to be seized.

Right of trial by jury — due process of law. SEC. 9. The right of trial by jury shall remain inviolate; but the general assembly may authorize trial by a jury of a less number than twelve men in inferior courts; but no person shall be deprived of life, liberty, or property, without due process of law.

Rights of persons accused. SEC. 10. In all criminal prosecutions, and in cases involving the life, or liberty of an individual the accused shall have a right to a speedy and public trial by an impartial jury; to be informed of the accusation against him, to have a copy of the same when demanded; to be confronted with the witnesses against him; to have compulsory process for his witnesses; and, to have the assistance of counsel.

When indictment necessary — grand jury. SEC. 11. All offenses less than felony and in which the maximum permissible imprisonment does not exceed thirty days shall be tried summarily before an officer authorized by law, on information under oath, without indictment, or the intervention of a grand jury, saving to the defendant the right of appeal; and no person shall be held to answer for any higher criminal offense, unless on presentment or indictment by a grand jury, except in cases arising in the army, or navy, or in the militia, when in actual service, in time of war or public danger.

The grand jury may consist of any number of members not less than five, nor more than fifteen, as the general assembly may by law provide, or the general assembly may provide for holding persons to answer for any criminal offense without the intervention of a grand jury.

Paragraph 2 added 1884, Amendment [9]

Paragraph 1 amended 1998, Amendment [46]

Twice tried — bail. SEC. 12. No person shall after acquittal, be tried for the same offence. All persons shall, before conviction, be bailable, by sufficient sureties, except for capital offences where the proof is evident, or the presumption great.

Habeas corpus. SEC. 13. The writ of habeas corpus shall not be suspended, or refused when application is made as required by law, unless in case of rebellion, or invasion the public safety may require it.

Military. SEC. 14. The military shall be subordinate to the civil power. No standing army shall be kept up by the state in time of peace; and in time of war, no appropriation for a standing army shall be for a longer time than two years.

Quartering soldiers. SEC. 15. No soldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war except in the manner prescribed by law.

Treason. SEC. 16. Treason against the state shall consist only in levying war against it, adhering to its enemies, or giving them aid and comfort. No person shall be convicted of treason, unless on the evidence of two witnesses to the same overt act, or confession in open court.

Bail — punishments. SEC. 17. Excessive bail shall not be required; excessive fines shall not be imposed, and cruel and unusual punishment shall not be inflicted.

Eminent domain — drainage ditches and levees. SEC. 18. Private property shall not be taken for public use without just compensation first being made, or secured to be made to the owner thereof, as soon as the damages shall be assessed by a jury, who shall not take into consideration any advantages that may result to said owner on account of the improvement for which it is taken.

The general assembly, however, may pass laws permitting the owners of lands to construct drains, ditches, and levees for agricultural, sanitary or mining purposes across the lands of others, and provide for the organization of drainage districts, vest the proper authorities with power to construct and maintain levees, drains and ditches and to keep in repair all drains, ditches, and

levees heretofore constructed under the laws of the state, by special assessments upon the property benefited thereby. The general assembly may provide by law for the condemnation of such real estate as shall be necessary for the construction and maintenance of such drains, ditches and levees, and prescribe the method of making such condemnation.

Paragraph 2 added 1908, Amendment [13]

Imprisonment for debt. SEC. 19. No person shall be imprisoned for debt in any civil action, on mesne or final process, unless in case of fraud; and no person shall be imprisoned for a militia fine in time of peace.

Right of assemblage — petition. SEC. 20. The people have the right freely to assemble together to counsel for the common good; to make known their opinions to their representatives and to petition for a redress of grievances.

Attainder — ex post facto law — obligation of contract. SEC. 21. No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall ever be passed.

Resident aliens. SEC. 22. Foreigners who are, or may hereafter become residents of this state, shall enjoy the same rights in respect to the possession, enjoyment and descent of property, as native born citizens.

Slavery — penal servitude. SEC. 23. There shall be no slavery in this state; nor shall there be involuntary servitude, unless for the punishment of crime.

Agricultural leases. SEC. 24. No lease or grant of agricultural lands, reserving any rent, or service of any kind, shall be valid for a longer period than twenty years.

Rights reserved. SEC. 25. This enumeration of rights shall not be construed to impair or deny others, retained by the people.

ARTICLE II. RIGHT OF SUFFRAGE.

Electors. SEC. 1. Every citizen of the United States of the age of twenty-one years, who shall have been a resident of this state for such period of time as shall be provided by law and of the county in which he claims his vote for such period of time as shall be provided by law, shall be entitled to vote at all elections which are now or hereafter may be authorized by law. The general assembly may provide by law for different periods of residence in order to vote for various officers or in order to vote in various elections. The required periods of residence shall not exceed six months in this state and sixty days in the county.

Repealed and rewritten 1970, Amendment [30]

See Amendments 19 and 26 to U. S. Constitution

Privileged from arrest. SEC. 2. Electors shall, in all cases except treason, felony, or breach of the peace, be privileged from arrest on the days of election, during their attendance at such election, going to and returning therefrom.

From military duty. SEC. 3. No elector shall be obliged to perform military duty on the day of election, except in time of war, or public danger.

Persons in military service. SEC. 4. No person in the military, naval, or marine service of the United States shall be considered a resident of this state by being stationed in any garrison, barrack, or military or naval place, or station within this state.

Disqualified persons. SEC. 5. No idiot, or insane person, or person convicted of any infamous crime, shall be entitled to the privilege of an elector.

Ballot. SEC. 6. All elections by the people shall be by ballot.

General election. SEC. 7. The general election for state, district, county and township officers in the year 1916 shall be held in the same month and on the same day as that fixed by the laws of the United States for the election of presidential electors, or of president and vice-president of the

United States; and thereafter such election shall be held at such time as the general assembly may by law provide.

Repealed and rewritten 1916, Amendment [14]

ARTICLE III. OF THE DISTRIBUTION OF POWERS.

Departments of government. SECTION 1. The powers of the government of Iowa shall be divided into three separate departments — the legislative, the executive, and the judicial: and no person charged with the exercise of powers properly belonging to one of these departments shall exercise any function appertaining to either of the others, except in cases hereinafter expressly directed or permitted.

LEGISLATIVE DEPARTMENT.

General assembly. SECTION 1. The legislative authority of this state shall be vested in a general assembly, which shall consist of a senate and house of representatives: and the style of every law shall be. “Be it enacted by the General Assembly of the State of Iowa.”

Annual sessions of general assembly — special sessions. SEC. 2. The general assembly shall meet in session on the second Monday of January of each year. Upon written request to the presiding officer of each house of the general assembly by two-thirds of the members of each house, the general assembly shall convene in special session. The governor of the state may convene the general assembly by proclamation in the interim.

Repealed and rewritten 1974, Amendment [36]

Special sessions, see also Art. IV, §11

Representatives. SEC. 3. The members of the house of representatives shall be chosen every second year, by the qualified electors of their respective districts, [* * *]* and their term of office shall commence on the first day of January next after their election, and continue two years, and until their successors are elected and qualified.

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

For provisions relative to the time of holding the general election, see Art. II, §7

Qualifications. SEC. 4. No person shall be a member of the house of representatives who shall not have attained the age of twenty-one years, be a citizen of the United States, and shall have been an inhabitant of this state one year next preceding his election, and at the time of his election shall have had an actual residence of sixty days in the county, or district he may have been chosen to represent.

Amended 1880, Amendment [6] and 1926, Amendment [15]

Senators — qualifications. SEC. 5. Senators shall be chosen for the term of four years, at the same time and place as representatives; they shall be twenty-five years of age, and possess the qualifications of representatives as to residence and citizenship.

Senators — number and classification. SEC. 6. The number of senators shall total not more than one-half the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half of the members of the senate shall be elected every two years.

Repealed and rewritten 1968, Amendment [26]

See also Art. III, §34

Officers — elections determined. SEC. 7. Each house shall choose its own officers, and judge of the qualification, election, and return of its own members. A contested election shall be determined in such manner as shall be directed by law.

Quorum. SEC. 8. A majority of each house shall constitute a quorum to transact business; but a smaller number may adjourn from day to day, and may compel the attendance of absent members in such manner and under such penalties as each house may provide.

Authority of the houses. SEC. 9. Each house shall sit upon its own adjournments, keep a journal of its proceedings, and publish the same; determine its rules of proceedings, punish members for disorderly behavior, and, with the consent of two thirds, expel a member, but not a second time for the same offense; and shall have all other powers necessary for a branch of the general assembly of a free and independent state.

Protest — record of vote. SEC. 10. Every member of the general assembly shall have the liberty to dissent from, or protest against any act or resolution which he may think injurious to the public, or an individual, and have the reasons for his dissent entered on the journals; and the yeas and nays of the members of either house, on any question, shall, at the desire of any two members present, be entered on the journals.

Privileged from arrest. SEC. 11. Senators and representatives, in all cases, except treason, felony, or breach of the peace, shall be privileged from arrest during the session of the general assembly, and in going to and returning from the same.

Vacancies. SEC. 12. When vacancies occur in either house, the governor or the person exercising the functions of governor, shall issue writs of election to fill such vacancies.

Doors open. SEC. 13. The doors of each house shall be open, except on such occasions, as, in the opinion of the house, may require secrecy.

Adjournments. SEC. 14. Neither house shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which they may be sitting.

Bills. SEC. 15. Bills may originate in either house, and may be amended, altered, or rejected by the other; and every bill having passed both houses, shall be signed by the speaker and president of their respective houses.

Executive approval — veto — item veto by governor. SEC. 16. Every bill which shall have passed the general assembly, shall, before it becomes a law, be presented to the governor. If he approve, he shall sign it; but if not, he shall return it with his objections, to the house in which it originated, which shall enter the same upon their journal, and proceed to reconsider it; if, after such reconsideration, it again pass both houses, by yeas and nays, by a majority of two thirds of the members of each house, it shall become a law, notwithstanding the governor's objections. If any bill shall not be returned within three days after it shall have been presented to him, Sunday excepted, the same shall be a law in like manner as if he had signed it, unless the general assembly, by adjournment, prevent such return. Any bill submitted to the governor for his approval during the last three days of a session of the general assembly, shall be deposited by him in the office of the secretary of state, within thirty days after the adjournment, with his approval, if approved by him, and with his objections, if he disapproves thereof.

The governor may approve appropriation bills in whole or in part, and may disapprove any item of an appropriation bill; and the part approved shall become a law. Any item of an appropriation bill disapproved by the governor shall be returned, with his objections, to the house in which it originated, or shall be deposited by him in the office of the secretary of state in the case of an appropriation bill submitted to the governor for his approval during the last three days of a session of the general assembly, and the procedure in each case shall be the same as provided for other bills. Any such item of an appropriation bill may be enacted into law notwithstanding the governor's objections, in the same manner as provided for other bills.

Paragraph 2 added 1968, Amendment [27]

Passage of bills. SEC. 17. No bill shall be passed unless by the assent of a majority of all the members elected to each branch of the general assembly, and the question upon the final passage shall be taken immediately upon its last reading, and the yeas and nays entered on the journal.

Receipts and expenditures. SEC. 18. An accurate statement of the receipts and expenditures of the public money shall be attached to and published with the laws, at every regular session of the general assembly.

Impeachment. SEC. 19. The house of representatives shall have the sole power of impeachment, and all impeachments shall be tried by the senate. When sitting for that purpose, the senators shall be upon oath or affirmation; and no person shall be convicted without the concurrence of two thirds of the members present.

Referred to in Art. V, §19

Officers subject to impeachment — judgment. SEC. 20. The governor, judges of the supreme and district courts, and other state officers, shall be liable to impeachment for any misdemeanor or malfeasance in office; but judgment in such cases shall extend only to removal from office, and disqualification to hold any office of honor, trust, or profit, under this state; but the party convicted or acquitted shall nevertheless be liable to indictment, trial, and punishment, according to law. All other civil officers shall be tried for misdemeanors and malfeasance in office, in such manner as the general assembly may provide.

Referred to in Art. V, §19

Members not appointed to office. SEC. 21. No senator or representative shall, during the time for which he shall have been elected, be appointed to any civil office of profit under this state, which shall have been created, or the emoluments of which shall have been increased during such term, except such offices as may be filled by elections by the people.

Disqualification. SEC. 22. No person holding any lucrative office under the United States, or this state, or any other power, shall be eligible to hold a seat in the general assembly; but offices in the militia, to which there is attached no annual salary, or the office of justice of the peace, or postmaster whose compensation does not exceed one hundred dollars per annum, or notary public, shall not be deemed lucrative.

Failure to account. SEC. 23. No person who may hereafter be a collector or holder of public monies, shall have a seat in either house of the general assembly, or be eligible to hold any office of trust or profit in this state, until he shall have accounted for and paid into the treasury all sums for which he may be liable.

Appropriations. SEC. 24. No money shall be drawn from the treasury but in consequence of appropriations made by law.

Compensation and expenses of general assembly. SEC. 25. Each member of the general assembly shall receive such compensation and allowances for expenses as shall be fixed by law but no general assembly shall have the power to increase compensation and allowances effective prior to the convening of the next general assembly following the session in which any increase is adopted.

Repealed and rewritten 1968, Amendment [28]

Time laws to take effect. SEC. 26. An act of the general assembly passed at a regular session of a general assembly shall take effect on July 1 following its passage unless a different effective date is stated in an act of the general assembly. An act passed at a special session of a general assembly shall take effect ninety days after adjournment of the special session unless a different effective date is stated in an act of the general assembly. The general assembly may establish by law a procedure for giving notice of the contents of acts of immediate importance which become law.

Amended 1966, Amendment [23], and repealed and rewritten 1986, Amendment [40]

Divorce. SEC. 27. No divorce shall be granted by the general assembly.

Lotteries. SEC. 28.

Repealed 1972, Amendment [34]

Acts — one subject — expressed in title. SEC. 29. Every act shall embrace but one subject, and matters properly connected therewith; which subject shall be expressed in the title. But if any subject shall be embraced in an act which shall not be expressed in the title, such act shall be void only as to so much thereof as shall not be expressed in the title.

Local or special laws — general and uniform — boundaries of counties. SEC. 30. The general assembly shall not pass local or special laws in the following cases:

- For the assessment and collection of taxes for state, county, or road purposes;
- For laying out, opening, and working roads or highways;
- For changing the names of persons;
- For the incorporation of cities and towns;
- For vacating roads, town plats, streets, alleys, or public squares;
- For locating or changing county seats.

In all the cases above enumerated, and in all other cases where a general law can be made applicable, all laws shall be general, and of uniform operation throughout the state; and no law changing the boundary lines of any county shall have effect until upon being submitted to the people of the counties affected by the change, at a general election, it shall be approved by a majority of the votes in each county, cast for and against it.

Laws uniform, see Art. I, §6

Extra compensation — payment of claims — appropriations for local or private purposes. SEC. 31. No extra compensation shall be made to any officer, public agent, or contractor, after the service shall have been rendered, or the contract entered into; nor, shall any money be paid on any claim, the subject matter of which shall not have been provided for by preexisting laws, and no public money or property shall be appropriated for local, or private purposes, unless such appropriation, compensation, or claim, be allowed by two thirds of the members elected to each branch of the general assembly.

Oath of members. SEC. 32. Members of the general assembly shall, before they enter upon the duties of their respective offices, take and subscribe the following oath or affirmation: "I do solemnly swear, or affirm, (as the case may be,) that I will support the Constitution of the United States, and the Constitution of the State of Iowa, and that I will faithfully discharge the duties of senator, (or representative, as the case may be,) according to the best of my ability." And members of the general assembly are hereby empowered to administer to each other the said oath or affirmation.

Census. SEC. 33.

Repealed 1936, Amendment [17]

Senate and house of representatives — limitation. SEC. 34. The senate shall be composed of not more than fifty and the house of representatives of not more than one hundred members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly may provide by law for factors in addition to population, not in conflict with the Constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty percent of the population of the state as shown by the most recent United States decennial census.

Repealed and rewritten 1968, Amendment [26]

See also Art. III, §6, 39

Senators and representatives — number and districts. SEC. 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing sena-

torial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.

Repealed and rewritten 1968, Amendment [26]

Review by supreme court. SEC. 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly.

Repealed and rewritten 1968, Amendment [26]

Congressional districts. SEC. 37. When a congressional district is composed of two or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district.

Repealed and rewritten 1968, Amendment [26]

Elections by general assembly. SEC. 38. In all elections by the general assembly, the members thereof shall vote viva voce and the votes shall be entered on the journal.

Municipal home rule. SEC. 38A. Municipal corporations are granted home rule power and authority, not inconsistent with the laws of the general assembly, to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly.

The rule or proposition of law that a municipal corporation possesses and can exercise only those powers granted in express words is not a part of the law of this state.

Added 1968, Amendment [25]

Legislative Districts Sec. 39. In establishing senatorial and representative districts, the state shall be divided into as many senatorial districts as there are members of the senate and into as many representative districts as there are members of the house of representatives. One senator shall be elected from each senatorial district and one representative shall be elected from each representative district.

Added 1970, Amendment [29]

Counties home rule. SEC. 39A. Counties or joint county-municipal corporation governments are granted home rule power and authority, not inconsistent with the laws of the general assembly, to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly. The general assembly may provide for the creation and dissolution of joint county-municipal corporation governments. The general assembly may provide for the establishment of charters in county or joint-municipal corporation governments.

If the power or authority of a county conflicts with the power and authority of a municipal corporation, the power and authority exercised by a municipal corporation shall prevail within its jurisdiction.

The proposition or rule of law that a county or joint county-municipal corporation government possesses and can exercise only those powers granted in express words is not a part of the law of this state.

Added 1978, Amendment [37]

Nullification of administrative rules. SEC. 40. The general assembly may nullify an adopted administrative rule of a state agency by the passage of a resolution by a majority of all of the members of each house of the general assembly.

Added 1984, Amendment [38]

ARTICLE IV. EXECUTIVE DEPARTMENT.

Governor. SECTION 1. The supreme executive power of this state shall be vested in a chief magistrate, who shall be styled the governor of the state of Iowa.

Election and term. SEC. 2. The governor and the lieutenant governor shall be elected by the qualified electors at the time and place of voting for members of the general assembly. Each of them shall hold office for four years from the time of installation in office and until a successor is elected and qualifies.

Repealed and rewritten 1988, Amendment [41]

Governor and lieutenant governor elected jointly — returns of elections. SEC. 3. The electors shall designate their selections for governor and lieutenant governor as if these two offices were one and the same. The names of nominees for the governor and the lieutenant governor shall be grouped together in a set on the ballot according to which nominee for governor is seeking office with which nominee for lieutenant governor, as prescribed by law. An elector shall cast only one vote for both a nominee for governor and a nominee for lieutenant governor. The returns of every election for governor and lieutenant governor shall be sealed and transmitted to the seat of government of the state, and directed to the speaker of the house of representatives who shall open and publish them in the presence of both houses of the general assembly.

Repealed and rewritten 1988, Amendment [41]

Election by general assembly in case of tie — succession by lieutenant governor. SEC. 4. The nominees for governor and lieutenant governor jointly having the highest number of votes cast for them shall be declared duly elected. If two or more sets of nominees for governor and lieutenant governor have an equal and the highest number of votes for the offices jointly, the general assembly shall by joint vote proceed, as soon as is possible, to elect one set of nominees for governor and lieutenant governor. If, upon the completion by the general assembly of the canvass of votes for governor and lieutenant governor, it appears that the nominee for governor in the set of nominees for governor and lieutenant governor receiving the highest number of votes has since died or resigned, is unable to qualify, fails to qualify, or is for any other reason unable to assume the duties of the office of governor for the ensuing term, the powers and duties shall devolve to the nominee for lieutenant governor of the same set of nominees for governor and lieutenant governor, who shall assume the powers and duties of governor upon inauguration and until the disability is removed. If both nominees for governor and lieutenant governor are unable to assume the duties of the office of governor, the person next in succession shall act as governor.

Repealed and rewritten 1988, Amendment [41]

Contested elections. SEC. 5. Contested elections for the offices of governor and lieutenant governor shall be determined by the general assembly as prescribed by law.

Repealed and rewritten 1988, Amendment [41]

Eligibility. SEC. 6. No person shall be eligible to the office of governor, or lieutenant governor, who shall not have been a citizen of the United States, and a resident of the state, two years next preceding the election, and attained the age of thirty years at the time of said election.

Commander in chief. SEC. 7. The governor shall be commander in chief of the militia, the army, and navy of this state.

Duties of governor. SEC. 8. He shall transact all executive business with the officers of government, civil and military, and may require information in writing from the officers of the executive department upon any subject relating to the duties of their respective offices.

Execution of laws. SEC. 9. He shall take care that the laws are faithfully executed.

Vacancies. SEC. 10. When any office shall, from any cause, become vacant, and no mode is provided by the constitution and laws for filling such vacancy, the governor shall have power to fill such vacancy, by granting a commission, which shall expire at the end of the next session of the general assembly, or at the next election by the people.

Convening general assembly. SEC. 11. He may, on extraordinary occasions, convene the general assembly by proclamation, and shall state to both houses, when assembled, the purpose for which they shall have been convened.

See also Art. III, §2

Message. SEC. 12. He shall communicate, by message, to the general assembly, at every regular session, the condition of the state, and recommend such matters as he shall deem expedient.

Adjournment. SEC. 13. In case of disagreement between the two houses with respect to the time of adjournment, the governor shall have power to adjourn the general assembly to such time as he may think proper; but no such adjournment shall be beyond the time fixed for the regular meeting of the next general assembly.

Disqualification. SEC. 14. No persons shall, while holding any office under the authority of the United States, or this state, execute the office of governor, or lieutenant governor, except as hereinafter expressly provided.

Terms — compensation. SEC. 15. The official terms of the governor and lieutenant governor shall commence on the Tuesday after the second Monday of January next after their election and shall continue until their successors are elected and qualify. The governor and lieutenant governor shall be paid compensation and expenses as provided by law. The lieutenant governor, while acting as governor, shall be paid the compensation and expenses prescribed for the governor.

Repealed and rewritten 1988, Amendment [42]

Pardons — reprieves — commutations. SEC. 16. The governor shall have power to grant reprieves, commutations and pardons, after conviction, for all offences except treason and cases of impeachment, subject to such regulations as may be provided by law. Upon conviction for treason, he shall have power to suspend the execution of the sentence until the case shall be reported to the general assembly at its next meeting, when the general assembly shall either grant a pardon, commute the sentence, direct the execution of the sentence, or grant a further reprieve. He shall have power to remit fines and forfeitures, under such regulations as may be prescribed by law; and shall report to the general assembly, at its next meeting, each case of reprieve, commutation, or pardon granted, and the reasons therefor; and also all persons in whose favor remission of fines and forfeitures shall have been made, and the several amounts remitted.

Lieutenant governor to act as governor. SEC. 17. In case of the death, impeachment, resignation, removal from office, or other disability of the governor, the powers and duties of the office for the residue of the term, or until he shall be acquitted, or the disability removed, shall devolve upon the lieutenant governor.

Duties of lieutenant governor. SEC. 18. The lieutenant governor shall have the duties provided by law and those duties of the governor assigned to the lieutenant governor by the governor.

Repealed and rewritten 1988, Amendment [42]

Succession to office of governor and lieutenant governor. SEC. 19. If there be a vacancy in the office of the governor and the lieutenant governor shall by reason of death, impeachment, resignation, removal from office, or other disability become incapable of performing the duties pertaining to the office of governor, the president of the senate shall act as governor until the vacancy is filled or the disability removed; and if the president of the senate, for any of the above causes, shall be incapable of performing the duties pertaining to the office of governor the same shall devolve upon the speaker of the house of representatives; and if the speaker of the house of representatives, for any of the above causes, shall be incapable of performing the duties of the office of governor, the justices of the supreme court shall convene the general assembly by proclamation and the general assembly shall organize by the election of a president by the senate and a speaker by the house of representatives. The general assembly shall thereupon immediately proceed to the election of a governor and lieutenant governor in joint convention.

Repealed and rewritten 1988, Amendment [42]

Seal of state. SEC. 20. There shall be a seal of this state, which shall be kept by the governor, and used by him officially, and shall be called the Great Seal of the State of Iowa.

Grants and commissions. SEC. 21. All grants and commissions shall be in the name and by the authority of the people of the state of Iowa, sealed with the great seal of the state, signed by the governor, and countersigned by the secretary of state.

Secretary — auditor — treasurer. SEC. 22. A secretary of state, an auditor of state and a treasurer of state shall be elected by the qualified electors at the same time that the governor is elected and for a four-year term commencing on the first day of January next after their election, and they shall perform such duties as may be provided by law.

Repealed and rewritten 1972, Amendment [32]

ARTICLE V. JUDICIAL DEPARTMENT.

Courts. SECTION 1. The judicial power shall be vested in a supreme court, district courts, and such other courts, inferior to the supreme court, as the general assembly may, from time to time, establish.

Supreme court. SEC. 2. The supreme court shall consist of three judges, two of whom shall constitute a quorum to hold court.

But see this Art., sec. 10 following

Election of judges — term. SEC. 3.

Repealed 1962, Amendment [21]

Jurisdiction of supreme court. SEC. 4. The supreme court shall have appellate jurisdiction only in cases in chancery, and shall constitute a court for the correction of errors at law, under such restrictions as the general assembly may, by law, prescribe; and shall have power to issue all writs and process necessary to secure justice to parties, and shall exercise a supervisory and administrative control over all inferior judicial tribunals throughout the state.

Amended 1962, Amendment [21]

District court and judge. SEC. 5.

Repealed 1962, Amendment [21]

Jurisdiction of district court. SEC. 6. The district court shall be a court of law and equity, which shall be distinct and separate jurisdictions, and have jurisdiction in civil and criminal matters arising in their respective districts, in such manner as shall be prescribed by law.

Conservators of the peace. SEC. 7. The judges of the supreme and district courts shall be conservators of the peace throughout the state.

Style of process. SEC. 8. The style of all process shall be, “The State of Iowa”, and all prosecutions shall be conducted in the name and by the authority of the same.

Salaries. SEC. 9.

Repealed 1962, Amendment [21]

Judicial districts. SEC. 10. [* * *]* The general assembly may reorganize the judicial districts and increase or diminish the number of districts, or the number of judges of the said court, and may increase the number of judges of the supreme court; but such increase or diminution shall not be more than one district, or one judge of either court, at any one session; and no reorganization of the districts, or diminution of the number of judges, shall have the effect of removing a judge from office. Such reorganization of the districts, or any change in the boundaries thereof, or increase or diminution of the number of judges, shall take place every four years thereafter, if necessary, and at no other time.

At any regular session of the general assembly the state may be divided into the necessary judicial districts for district court purposes, or the said districts may be reorganized and the number of

the districts and the judges of said courts increased or diminished; but no reorganization of the districts or diminution of the judges shall have the effect of removing a judge from office.

Paragraph 2 added 1884, Amendment [8]. Much of paragraph 1 apparently superseded by paragraph 2

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language

Judges — when chosen. SEC. 11.

Repealed 1962, Amendment [21]

Attorney general. SEC. 12. The general assembly shall provide, by law, for the election of an attorney general by the people, whose term of office shall be four years, and until his successor is elected and qualifies.

Repealed and rewritten 1972, Amendment [32]

District attorney. SEC. 13.

Repealed 1970, Amendment [31]

System of court practice. SEC. 14. It shall be the duty of the general assembly to provide for the carrying into effect of this article, and to provide for a general system of practice in all the courts of this state.

For provisions relative to the grand jury, see Art. I, §11

Vacancies in courts. SEC. 15. Vacancies in the supreme court and district court shall be filled by appointment by the governor from lists of nominees submitted by the appropriate judicial nominating commission. Three nominees shall be submitted for each supreme court vacancy, and two nominees shall be submitted for each district court vacancy. If the governor fails for thirty days to make the appointment, it shall be made from such nominees by the chief justice of the supreme court.

Added 1962, Amendment [21]

State and district nominating commissions. SEC. 16. There shall be a state judicial nominating commission. Such commission shall make nominations to fill vacancies in the supreme court. Until July 4, 1973, and thereafter unless otherwise provided by law, the state judicial nominating commission shall be composed and selected as follows: There shall be not less than three nor more than eight appointive members, as provided by law, and an equal number of elective members on such commission, all of whom shall be electors of the state. The appointive members shall be appointed by the governor subject to confirmation by the senate. The elective members shall be elected by the resident members of the bar of the state. The judge of the supreme court who is senior in length of service on said court, other than the chief justice, shall also be a member of such commission and shall be its chairman.

There shall be a district judicial nominating commission in each judicial district of the state. Such commissions shall make nominations to fill vacancies in the district court within their respective districts. Until July 4, 1973, and thereafter unless otherwise provided by law, district judicial nominating commissions shall be composed and selected as follows: There shall be not less than three nor more than six appointive members, as provided by law, and an equal number of elective members on each such commission, all of whom shall be electors of the district. The appointive members shall be appointed by the governor. The elective members shall be elected by the resident members of the bar of the district. The district judge of such district who is senior in length of service shall also be a member of such commission and shall be its chairman.

Due consideration shall be given to area representation in the appointment and election of judicial nominating commission members. Appointive and elective members of judicial nominating commissions shall serve for six-year terms, shall be ineligible for a second six-year term on the same commission, shall hold no office of profit of the United States or of the state during their terms, shall be chosen without reference to political affiliation, and shall have such other qualifications as may be prescribed by law. As near as may be, the terms of one-third of such members shall expire every two years.

Added 1962, Amendment [21]

Terms — judicial elections. SEC. 17. Members of all courts shall have such tenure in office as may be fixed by law, but terms of supreme court judges shall be not less than eight years and

terms of district court judges shall be not less than six years. Judges shall serve for one year after appointment and until the first day of January following the next judicial election after the expiration of such year. They shall at such judicial election stand for retention in office on a separate ballot which shall submit the question of whether such judge shall be retained in office for the tenure prescribed for such office and when such tenure is a term of years, on their request, they shall, at the judicial election next before the end of each term, stand again for retention on such ballot. Present supreme court and district court judges, at the expiration of their respective terms, may be retained in office in like manner for the tenure prescribed for such office. The general assembly shall prescribe the time for holding judicial elections.

Added 1962, Amendment [21]

Salaries — qualifications — retirement. SEC. 18. Judges of the supreme court and district court shall receive salaries from the state, shall be members of the bar of the state and shall have such other qualifications as may be prescribed by law. Judges of the supreme court and district court shall be ineligible to any other office of the state while serving on said court and for two years thereafter, except that district judges shall be eligible to the office of supreme court judge. Other judicial officers shall be selected in such manner and shall have such tenure, compensation and other qualification as may be fixed by law. The general assembly shall prescribe mandatory retirement for judges of the supreme court and district court at a specified age and shall provide for adequate retirement compensation. Retired judges may be subject to special assignment to temporary judicial duties by the supreme court, as provided by law.

Added 1962, Amendment [21]

Retirement and discipline of judges. SEC. 19. In addition to the legislative power of impeachment of judges as set forth in article three (III), sections nineteen (19) and twenty (20) of the constitution, the supreme court shall have power to retire judges for disability and to discipline or remove them for good cause, upon application by a commission on judicial qualifications. The general assembly shall provide by law for the implementation of this section.

Added 1972, Amendment [33]

ARTICLE VI. MILITIA.

Composition — training. SECTION 1. The militia of this state shall be composed of all able-bodied male citizens, between the ages of eighteen and forty-five years, except such as are or may hereafter be exempt by the laws of the United States, or of this state, and shall be armed, equipped, and trained, as the general assembly may provide by law.

Amended 1868, Amendment [5]

Exemption. SEC. 2. No person or persons conscientiously scrupulous of bearing arms shall be compelled to do military duty in time of peace: Provided, that such person or persons shall pay an equivalent for such exemption in the same manner as other citizens.

Officers. SEC. 3. All commissioned officers of the militia, (staff officers excepted,) shall be elected by the persons liable to perform military duty, and shall be commissioned by the governor.

ARTICLE VII. STATE DEBTS.

Credit not to be loaned. SECTION 1. The credit of the state shall not, in any manner, be given or loaned to, or in aid of, any individual, association, or corporation; and the state shall never assume, or become responsible for, the debts or liabilities of any individual, association, or corporation, unless incurred in time of war for the benefit of the state.

Limitation. SEC. 2. The state may contract debts to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts, direct and contingent, whether contracted by virtue of one or more acts of the general assembly,

or at different periods of time, shall never exceed the sum of two hundred and fifty thousand dollars; and the money arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever.

Losses to school funds. SEC. 3. All losses to the permanent, school, or university fund of this state, which shall have been occasioned by the defalcation, mismanagement or fraud of the agents or officers controlling and managing the same, shall be audited by the proper authorities of the state. The amount so audited shall be a permanent funded debt against the state, in favor of the respective fund, sustaining the loss, upon which not less than six per cent. annual interest shall be paid. The amount of liability so created shall not be counted as a part of the indebtedness authorized by the second section of this article.

War debts. SEC. 4. In addition to the above limited power to contract debts, the state may contract debts to repel invasion, suppress insurrection, or defend the state in war; but the money arising from the debts so contracted shall be applied to the purpose for which it was raised, or to repay such debts, and to no other purpose whatever.

Contracting debt — submission to the people. SEC. 5. Except the debts herein before specified in this article, no debt shall be hereafter contracted by, or on behalf of this state, unless such debt shall be authorized by some law for some single work or object, to be distinctly specified therein; and such law shall impose and provide for the collection of a direct annual tax, sufficient to pay the interest on such debt, as it falls due, and also to pay and discharge the principal of such debt, within twenty years from the time of the contracting thereof; but no such law shall take effect until at a general election it shall have been submitted to the people, and have received a majority of all the votes cast for and against it at such election; and all money raised by authority of such law, shall be applied only to the specific object therein stated, or to the payment of the debt created thereby; and such law shall be published in at least one newspaper in each county, if one is published therein, throughout the state, for three months preceding the election at which it is submitted to the people.

Legislature may repeal. SEC. 6. The legislature may, at any time, after the approval of such law by the people, if no debt shall have been contracted in pursuance thereof, repeal the same; and may, at any time, forbid the contracting of any further debt, or liability, under such law; but the tax imposed by such law, in proportion to the debt or liability, which may have been contracted in pursuance thereof, shall remain in force and be irrevocable, and be annually collected, until the principal and interest are fully paid.

Tax imposed distinctly stated. SEC. 7. Every law which imposes, continues, or revives a tax, shall distinctly state the tax, and the object to which it is to be applied; and it shall not be sufficient to refer to any other law to fix such tax or object.

Motor vehicle fees and fuel taxes. SEC. 8. All motor vehicle registration fees and all licenses and excise taxes on motor vehicle fuel, except cost of administration, shall be used exclusively for the construction, maintenance and supervision of the public highways exclusively within the state or for the payment of bonds issued or to be issued for the construction of such public highways and the payment of interest on such bonds.

Added 1942, Amendment [18]

Fish and wildlife protection funds. SEC. 9. All revenue derived from state license fees for hunting, fishing, and trapping, and all state funds appropriated for, and federal or private funds received by the state for, the regulation or advancement of hunting, fishing, or trapping, or the protection, propagation, restoration, management, or harvest of fish or wildlife, shall be used exclusively for the performance and administration of activities related to those purposes.

Added 1996, Amendment [44]

ARTICLE VIII. CORPORATIONS.

How created. SECTION 1. No corporation shall be created by special laws; but the general assembly shall provide, by general laws, for the organization of all corporations hereafter to be created, except as hereinafter provided.

Taxation of corporations. SEC. 2. The property of all corporations for pecuniary profit, shall be subject to taxation, the same as that of individuals.

State not to be a stockholder. SEC. 3. The state shall not become a stockholder in any corporation, nor shall it assume or pay the debt or liability of any corporation, unless incurred in time of war for the benefit of the state.

Municipal corporations. SEC. 4. No political or municipal corporation shall become a stockholder in any banking corporation, directly or indirectly.

Banking associations. SEC. 5. No act of the general assembly, authorizing or creating corporations or associations with banking powers, nor amendments thereto shall take effect, or in any manner be in force, until the same shall have been submitted, separately, to the people, at a general or special election, as provided by law, to be held not less than three months after the passage of the act, and shall have been approved by a majority of all the electors voting for and against it at such election.

State bank. SEC. 6. Subject to the provisions of the foregoing section, the general assembly may also provide for the establishment of a state bank with branches.*

*Sections 6 to 11, apply to banks of issue only. See 63 Iowa 11, also 220 Iowa 794 and 221 Iowa 102

Specie basis. SEC. 7. If a state bank be established, it shall be founded on an actual specie basis, and the branches shall be mutually responsible for each other's liabilities upon all notes, bills, and other issues intended for circulation as money.

General banking law. SEC. 8. If a general banking law shall be enacted, it shall provide for the registry and countersigning, by an officer of state, of all bills, or paper credit designed to circulate as money, and require security to the full amount thereof, to be deposited with the state treasurer, in United States stocks, or in interest paying stocks of states in good credit and standing, to be rated at ten per cent. below their average value in the city of New York, for the thirty days next preceding their deposit; and in case of a depreciation of any portion of said stocks, to the amount of ten per cent. on the dollar, the bank or banks owning such stock shall be required to make up said deficiency by depositing additional stocks: and said law shall also provide for the recording of the names of all stockholders in such corporations, the amount of stock held by each, the time of any transfer, and to whom.

Stockholders' responsibility. SEC. 9. Every stockholder in a banking corporation or institution shall be individually responsible and liable to its creditors, over and above the amount of stock by him or her held, to an amount equal to his or her respective shares so held for all of its liabilities, accruing while he or she remains such stockholder.

Billholders preferred. SEC. 10. In case of the insolvency of any banking institution, the billholders shall have a preference over its other creditors.

Specie payments — suspension. SEC. 11. The suspension of specie payments by banking institutions shall never be permitted or sanctioned.

Amendment or repeal of laws — exclusive privileges. SEC. 12. Subject to the provisions of this article, the general assembly shall have power to amend or repeal all laws for the organization or creation of corporations, or granting of special or exclusive privileges or immunities, by a vote of two thirds of each branch of the general assembly; and no exclusive privileges, except as in this article provided, shall ever be granted.

ARTICLE IX. EDUCATION AND SCHOOL LANDS.

1ST. EDUCATION.**

**See note at the end of this 1st division.

Board of education. SECTION 1. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Eligibility. SEC. 2. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Election of members. SEC. 3. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

First session. SEC. 4. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Limitation of sessions. SEC. 5. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Secretary. SEC. 6. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Rules and regulations. SEC. 7. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Power to legislate. SEC. 8. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Governor ex officio a member. SEC. 9. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Expenses. SEC. 10. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

State university. SEC. 11. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

See Laws of the Board of Education, Act 10, December 25, 1858, which provides for the management of the state university by a board of trustees appointed by the board of education. See also sec. 2 of 2nd. division of this article.

Common schools. SEC. 12. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Compensation. SEC. 13. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Quorum — style of acts. SEC. 14. [* * *]*

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

Board may be abolished. SEC. 15. [* * *]* The general assembly shall have power to abolish or reorganize said board of education, and provide for the educational interest of the state in any other manner that to them shall seem best and proper.**

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.

**The board of education was abolished in 1864 by 1864 Acts, ch 52, § 1.

2ND. SCHOOL FUNDS AND SCHOOL LANDS.

Control — management. SECTION 1. The educational and school funds and lands shall be under the control and management of the general assembly of this state.

Permanent fund. SEC. 2. The university lands, and the proceeds thereof, and all monies belonging to said fund shall be a permanent fund for the sole use of the state university. The interest arising from the same shall be annually appropriated for the support and benefit of said university.

Perpetual support fund. SEC. 3. The general assembly shall encourage, by all suitable means, the promotion of intellectual, scientific, moral, and agricultural improvement. The proceeds of all lands that have been, or hereafter may be, granted by the United States to this state, for the support of schools, which may have been or shall hereafter be sold, or disposed of, and the five hundred thousand acres of land granted to the new states, under an act of congress, distributing the proceeds of the public lands among the several states of the union, approved in the year of our Lord one thousand eight hundred and forty-one, and all estates of deceased persons who may have died without leaving a will or heir, and also such percent as has been or may hereafter be granted by congress, on the sale of lands in this state, shall be, and remain a perpetual fund, the interest of which, together with all rents of the unsold lands, and such other means as the general assembly may provide, shall be inviolably appropriated to the support of common schools throughout the state.

Fines — how appropriated. SEC. 4.

Repealed 1974, Amendment [35]

Proceeds of lands. SEC. 5. The general assembly shall take measures for the protection, improvement, or other disposition of such lands as have been, or may hereafter be reserved, or granted by the United States, or any person or persons, to this state, for the use of the university, and the funds accruing from the rents or sale of such lands, or from any other source for the purpose aforesaid, shall be, and remain, a permanent fund, the interest of which shall be applied to the support of said university, for the promotion of literature, the arts and sciences, as may be authorized by the terms of such grant. And it shall be the duty of the general assembly as soon as may be, to provide effectual means for the improvement and permanent security of the funds of said university.

Agents of school funds. SEC. 6. The financial agents of the school funds shall be the same, that by law, receive and control the state and county revenue for other civil purposes, under such regulations as may be provided by law.

Distribution. SEC. 7.

Repealed 1984, Amendment [39]

ARTICLE X.

AMENDMENTS TO THE CONSTITUTION.

How proposed — submission. SECTION 1. Any amendment or amendments to this constitution may be proposed in either house of the general assembly; and if the same shall be agreed to by a majority of the members elected to each of the two houses, such proposed amendment shall be entered on their journals, with the yeas and nays taken thereon, and referred to the legislature to be chosen at the next general election, and shall be published, as provided by law, for three months previous to the time of making such choice; and if, in the general assembly so next chosen as aforesaid, such proposed amendment or amendments shall be agreed to, by a majority of all the members elected to each house, then it shall be the duty of the general assembly to submit such proposed amendment or amendments to the people, in such manner, and at such time as the general assembly shall provide; and if the people shall approve and ratify such amendment or amendments, by a majority of the electors qualified to vote for members of the general assembly, voting thereon, such amendment or amendments shall become a part of the constitution of this state.

More than one amendment. SEC. 2. If two or more amendments shall be submitted at the same time, they shall be submitted in such manner that the electors shall vote for or against each of such amendments separately.

Constitutional convention. SEC. 3. At the general election to be held in the year one thousand nine hundred and seventy, and in each tenth year thereafter, and also at such times as the general assembly may, by law, provide, the question, "Shall there be a convention to revise the constitution, and propose amendment or amendments to same?" shall be decided by the electors qualified to vote for members of the general assembly; and in case a majority of the electors so qualified, voting at such election, for and against such proposition, shall decide in favor of a convention for such purpose, the general assembly, at its next session, shall provide by law for the election of delegates to such convention, and for submitting the results of said convention to the people, in such manner and at such time as the general assembly shall provide; and if the people shall approve and ratify such amendment or amendments, by a majority of the electors qualified to vote for members of the general assembly, voting thereon, such amendment or amendments shall become a part of the constitution of this state. If two or more amendments shall be submitted at the same time, they shall be submitted in such a manner that electors may vote for or against each such amendment separately.

Repealed and rewritten 1964, Amendment [22]

ARTICLE XI. MISCELLANEOUS.

Justice of peace — jurisdiction. SECTION 1. The jurisdiction of justices of the peace shall extend to all civil cases, (except cases in chancery, and cases where the question of title to real estate may arise,) where the amount in controversy does not exceed one hundred dollars, and by the consent of parties may be extended to any amount not exceeding three hundred dollars.

Nonindictable misdemeanors, jurisdiction, Art. I, §11

[The office of justice of peace has been abolished by 72 Acts, ch 1124.]

Counties. SEC. 2. No new county shall be hereafter created containing less than four hundred and thirty two square miles; nor shall the territory of any organized county be reduced below that area; except the county of Worth, and the counties west of it, along the northern boundary of this state, may be organized without additional territory.

Indebtedness of political or municipal corporations. SEC. 3. No county, or other political or municipal corporation shall be allowed to become indebted in any manner, or for any purpose, to an amount, in the aggregate, exceeding five per centum on the value of the taxable property within such county or corporation — to be ascertained by the last state and county tax lists, previous to the incurring of such indebtedness.

See 72 Acts, ch 1088

Boundaries of state. SEC. 4. The boundaries of the state may be enlarged, with the consent of congress and the general assembly.

Oath of office. SEC. 5. Every person elected or appointed to any office, shall, before entering upon the duties thereof, take an oath or affirmation to support the constitution of the United States, and of this state, and also an oath of office.

How vacancies filled. SEC. 6. In all cases of elections to fill vacancies in office occurring before the expiration of a full term, the person so elected shall hold for the residue of the unexpired term; and all persons appointed to fill vacancies in office, shall hold until the next general election, and until their successors are elected and qualified.

Land grants located. SEC. 7. The general assembly shall not locate any of the public lands, which have been, or may be granted by congress to this state, and the location of which may be given to the general assembly, upon lands actually settled, without the consent of the occupant. The extent of the claim of such occupant, so exempted, shall not exceed three hundred and twenty acres.

Seat of government established — state university. SEC. 8. The seat of government is hereby permanently established, as now fixed by law, at the city of Des Moines, in the county of Polk; and the state university, at Iowa City, in the county of Johnson.

See 1855 Acts, ch 72

ARTICLE XII. SCHEDULE.

Supreme law — constitutionality of acts. SECTION 1. This constitution shall be the supreme law of the state, and any law inconsistent therewith, shall be void. The general assembly shall pass all laws necessary to carry this constitution into effect.

Laws in force. SEC. 2. All laws now in force and not inconsistent with this constitution, shall remain in force until they shall expire or be repealed.

Proceedings not affected. SEC. 3. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Fines inure to the state. SEC. 4.

Repealed 1974, Amendment [35]

Bonds in force. SEC. 5. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

First election for governor and lieutenant governor. SEC. 6. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

First election of officers. SEC. 7. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

For judges of supreme court. SEC. 8. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

General assembly — first session. SEC. 9. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Senators. SEC. 10. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Offices not vacated. SEC. 11. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Judicial districts. SEC. 12. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Submission of constitution. SEC. 13. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Proposition to strike out the word “white”. SEC. 14. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

Mills county. SEC. 15. [* * *]*

*Certain transitional provisions of Art. XII have been omitted from this codified Constitution. See original Constitution for omitted language.

General election. SEC. 16. [* * *]*

Added 1904, Amendment [11]. Apparently superseded by Art. II, §7.

*Certain provisions, apparently superseded or obsolete, have been omitted from this codified Constitution. See original Constitution for omitted language.